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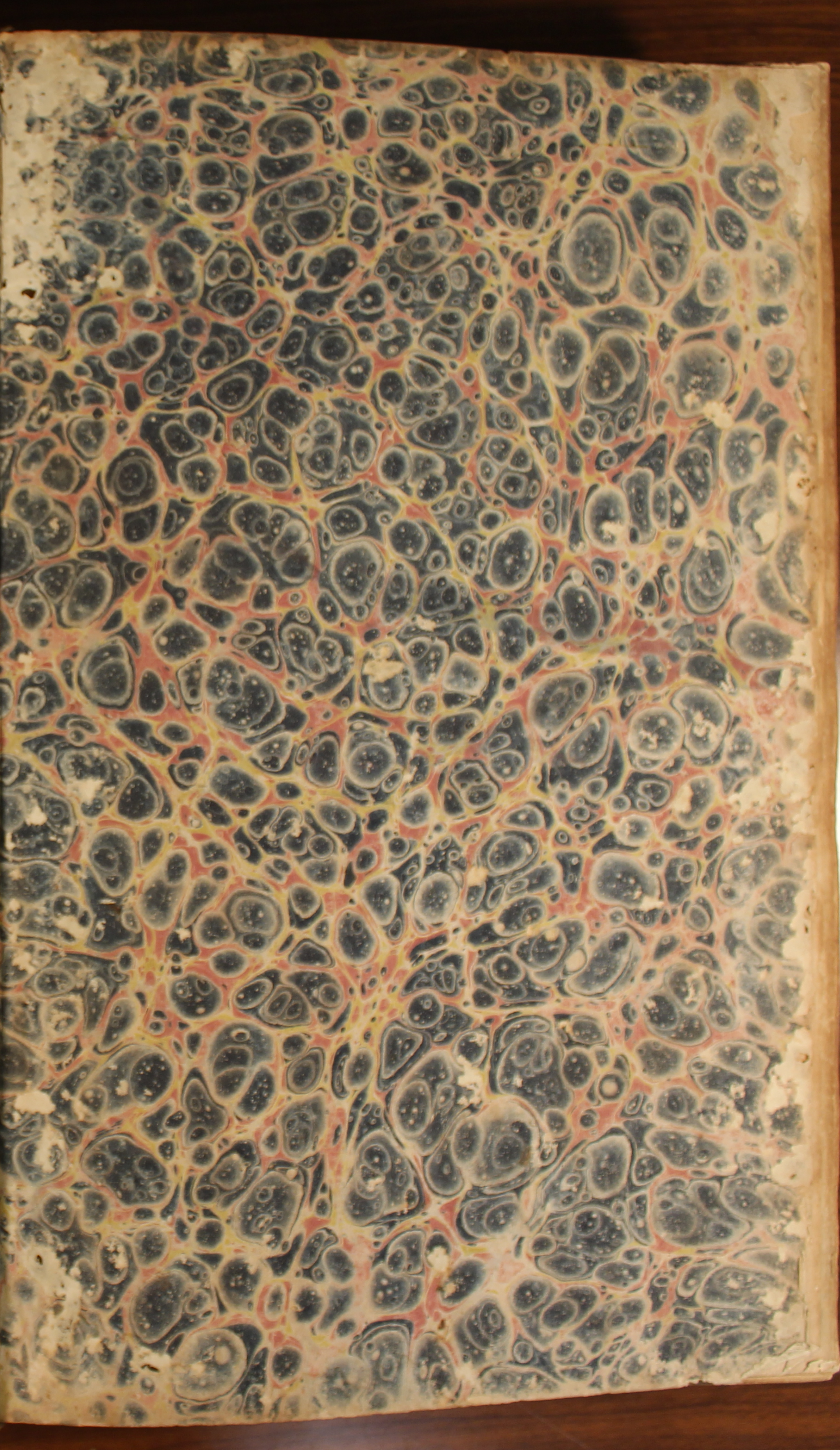
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- 176. *Applawson et al. vs Brig Franklinian Cargo*
- 189. *Remonding John vs League Boat Master in the States*
- 205. *Archimedes & Co vs W. M. Riker*
- 223. *Alexander D. W. Copy Right*
- 237. *Andrews J. vs Steam Boat James M. Mearns Bond*
- 253. *Aspert L. D. vs. Levant Bond*
- 264. *Allen E. vs Steam Boat Master Bond*

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253 Bancroft & Co vs Buckner Stanton & Co Bond
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- 209 Clark Geo vs Barge Magnolia
- 209 W S vs Magnolia
- 210 " vs 1 case of Merchandise
- 249 Black et al vs Ship Eleanor & Cargo Bond
- 262 W J vs vs Ship North Bond
- 270 Black et al vs Ship Eleanor & Cargo Bond
- 313 Samuel Port W. Steamer Levant Bond
- 314 Capt. Bailey vs Steam Boat Lady Bond
- 317 Capt. Bailey vs Steam Boat Lady Bond
- 325 Christy John vs Schooner Albert Steamer Bond
- 363 George James & Co vs Steamer Lady of the Lake Bond

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1. The first part of the book is devoted to a description of the various species of the genus *Canis* which have been recorded from the region of the Great Lakes.

2. The second part of the book is devoted to a description of the various species of the genus *Lynx* which have been recorded from the region of the Great Lakes.

3. The third part of the book is devoted to a description of the various species of the genus *Felis* which have been recorded from the region of the Great Lakes.

4. The fourth part of the book is devoted to a description of the various species of the genus *Panthera* which have been recorded from the region of the Great Lakes.

5. The fifth part of the book is devoted to a description of the various species of the genus *Uncia* which have been recorded from the region of the Great Lakes.

6. The sixth part of the book is devoted to a description of the various species of the genus *Nimr* which have been recorded from the region of the Great Lakes.

7. The seventh part of the book is devoted to a description of the various species of the genus *Homotherium* which have been recorded from the region of the Great Lakes.

8. The eighth part of the book is devoted to a description of the various species of the genus *Megistictis* which have been recorded from the region of the Great Lakes.

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245 Jones of the Copy Right

250 Johnson McGinnis & Co. of Portland & Bond

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 195. Kent & Co. L. vs. James Bond & Co. Black
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 203. Kean W. B. vs. James Brown
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27. Smith & Co. as Deane & Schellin

28. Smith & Co. as St. St. Claassen

29. Noble J. A. as Ship. Parthenon Born

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- Sage C. Samuel vs. William Vannoy
39. Joseph Abraham vs. John Clay
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175. Santa Anna & Steam Boat Chancery
181. Smith John W. vs. 612 barrels of flour
190. Shirley James vs. B. B. Parker
212. Short Sam et al vs. Ship Spruwell
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329. Same vs. V. Same Same
241. Stuen, J. P. vs. W. B. Brownman appeal Bond
267. Stearing H. vs. John W. B. Estelle Bond
279. R. Swinton vs. John B. Durable appeal Bond
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365. Richard Thomas vs. Schermer Champion Bond
381. Sloan J. L. vs. J. B. Tomochichi Bond
392. Sloan J. L. vs. J. B. Eche Bond

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140 *Lucas & Co. 12* *Parsons* *Warrant*
375 *Trotter & Co. 11* *Stanton* *Warrant* *Order*

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45	The United States vs. The Schooner Santa Anna & Cargo
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95	Ms. S. as George Sch. the Packet	
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106	" 31st Aug. 1811 of the same	
107	" 434 Bags Coffee &c	
108	" 1st Aug. 1811 of the same	
109	" Schoner Pillory -	
110	" 12 Africans & Sch. Thug	
111	" Ship Caroline	
112	" Sch. D. W. Duf	
113	" 2 Packages of Goods	
114	" 128 Casks Sugar	
115	" Brig Des Amys	Mandate of the President N.S.
116	" Brig Des Amys	
117	" Brig Des Amys	
118	" Brig Des Amys	
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225	" Brig Des Amys	

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" " Ship Cuba	Remission	321
" " 11 Half Casks of Wine	Remission	322
" " 26 Boxes of Mountaineers	Bond	323
" " " "	Appraisement	"
" " Ship Niagara	Bond	324
" " " "	Appraisement	"
" " 5 Adbs of Whiskey	Remission	325
" " Ship Georgia	Remission	326
" " Ship Belmont	Remission	327
" " Ship Niagara	Remission	328
" " Ship Tremont	Bond	329
" " " "	Appraisement	330
" " Ship Zampa	Remission	331
" " 97 Boxes of Brandy	Remission	332
" " W. St. Louis	Remission	333
" " J. B. Mazeyra	"	334
" " 4 Packages goods	Remission	335
" " Ship Oaks	Remission	336
" " Ship Tremont	"	337
" " Brig Louise	Remission	338
" " 127 Boxes Brandy	Remission	339
" " Monroe Edwards	Remission	340
" " Steam Ship Cuba	do	341.052
" " Steer Water Witch	Appraisement	341
" " 8 packages merchandise	do	341
" " Ship Oaks	do	341
" " Brig Louise	do	341
" " 27 Bales cotton 11th. (E)	do &	342.053
" " Brig deux Freres	do & Bond	342.046
" " Ship Ellen Brooks	do & Bond	343.051
" " Ship Talma	Appraisement & Bond	344
" " one case merchandise	do & do	345
" " Ship Globe	do & do	346.054
" " 3 1/2 dozen Whiskey	Remission	348
" " Brig Emily Davis	Bond & Remission	356 & 357
" " 20 Bales Blankets M & L	Appraisement & Bond	360
" " B. # 4 Bales Blankets & C	do & do	361
" " 96 Bales Blankets	Appraisement	371.072
" " 3 Boxes Quinine mks. G. M.	do & Bond	374
" " one Piano Forte	do & Bond	372 & 375
" " Ship Graville	do & Bond	376 378
" " 36 Barrels Iron I.B.	do & Bond	377 381
" " Capt. E. Leach of Barque Minerva	Bond	379
" " one trunk mks. L.A.B.	Appraisement	380.011
" " J. B. Babcock	Bond	382
" " Ship Pollock	Bond & Appraisement	384 & 385 = 386.27
" " (E) 61 casks ale in bottle	do	385
" " 46 Bales cotton	do & do	386 & 387 = 388

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| 100 | Whiting, Ross & Hanna | vs. | Thos. Wampstead | |
| 235 | Wick, Alida P. | vs. | R. P. M. Kemmell | Bond |
| 236 | Wilson & Co. | vs. | John Egerton & Widdow | Bond |
| 284 | Willington & Co. | vs. | Thomas Leland | Bond |
| 353 | Walton J. H. | vs. | J. B. Tenencher | Bond |
| 390 | Washington J. | vs. | J. B. Washington | Bond |

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252 Young H. & T. Nichols & Co. Bond
301. Court, John R. to Thomas Salomon Bond



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James B. Allen. 1899. Negro Slaves
Fachani W. 1899. Negro Slaves

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Bonds

Know all men by these presents that Mr. J. M. Kraussinger by his agent Samuel H. Stackhouse and Samuel H. Stackhouse and John W. Edlin are held and firmly bound unto the United States of America in the just and full sum of One Thousand Dollars to which payment well and truly to be made, we bind ourselves, our heirs, Executors, and administrators, jointly and severally, jointly by these presents, sealed with our seals and dated this twenty sixth day of February, eighteen hundred and twenty.

The condition of this obligation is such that whereas the Brig Schanna Katharina has been libeled against and whereas J. M. Kraussinger by his executor or agent has duly filed in the District Court of the United States for the Louisiana District his claim for said Brig.

Now if the said J. M. Kraussinger and Samuel H. Stackhouse shall well and truly pay or cause to be paid to the said United States of America or to their certain attorney the sum of One Thousand Dollars being the appraised value of said Brig, in case the same shall be adjudged by the Court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit then this obligation to be void and void or else to remain in full force and virtue.

Witness our hands and seals this second day of March 1820
 Signed sealed and delivered in presence of
 J. M. Kraussinger }
 Samuel H. Stackhouse } S.S.
 Samuel H. Stackhouse } S.S.
 John W. Edlin } S.S.
 /sigd/ Sam H. Stackhouse Clerk.

Know all men by these presents that Mr. William Coats Claimant, and Alexander Gordon are held and firmly bound unto the United States of America in the sum of Five Hundred Dollars and for the payment well and truly to be made, we do hereby bind ourselves, our heirs Executors and administrators jointly & severally. Witness our hands and seals this second day of March in the year of our Lord One Thousand Eight Hundred and Twenty.

Whereas a decree hath been rendered in the District Court of the United States in and for the Louisiana District in the case of the United States against the Ship Francis and Eliza in favor of the said United States against the said Claimant, and from which said decree the said Claimant hath interposed his appeal to the Supreme Court of the United States.

Now the condition of this obligation is such that if the said William Coats and Alexander Gordon or one of them shall pay all such damages and costs as may be demanded by the said Supreme Court in the said cause against the said Claimant, or otherwise obey and comply with the said decree then

United States
 Schanna Katharina

United States
 Francis Eliza

Continued

then this obligation to be null and void, or otherwise to remain
in full force and virtue.

Signed sealed & delivered in presence of
of & sig^d Sam^l H. Harper Clerk

William Coates Is
Alexander Gordon Is

Know all men by these presents that W^m William Davis and
Abner L. Duncan are held and firmly bound unto Mark Crofton
in the sum of Five thousand & Ninety dollars and eight cents for
which payment well and truly to be made to the said Mark Crofton
his heirs or assigns we bind ourselves, our heirs, Executors, and
administrators jointly by these presents sealed with our seals and
dated the 29th day of March 1820.

The condition of this obligation is
such that whereas the said William Davis for himself and
Hugh Crawford and William Davis has prayed for an injunction
to stay the proceedings in the case of Mark Crofton versus W^m
Davis Hugh Crawford, William Davis in the District Court of
the United States in and for the Louisiana District.

Now of the above bounden William Davis
shall well and truly pay or cause to be paid to the said Mark
Crofton in said injunction all such damages as the said Mark
Crofton shall or may suffer in case it shall appear that the said
injunction hath been wrongfully sued out, then this obligation to be
void or else to remain in full force & virtue.

Signed sealed and delivered in presence of
of & sig^d Sam^l H. Harper Clerk

William Davis Is
Abner L. Duncan Is

Know all men by these presents that W^m James C. Sayre and George
W. Ogden are held and firmly bound unto William Vannoy
in the sum of Five thousand Dollars lawful money of the United States
for which payment well and truly to be made, we bind ourselves, our
heirs, Executors and administrators to pay the said sum of Five
thousand Dollars to the said William Vannoy his heirs or assigns,
sealed with our seals and dated this 6th day of April A.D. 1820.

Whereas the said James C. Sayre has prayed for
a writ of sequestration against property in possession of the said
William Vannoy.

Now the condition of this obligation is such,
that of the above bounden James C. Sayre and George W. Ogden shall
well and truly pay or cause to be paid to the said William Vannoy
the defendant all such damages as the said William Vannoy shall or
may suffer in case it shall appear that the said writ of sequestration
hath been wrongfully sued out, then the above obligation to be void or
else to remain in full force & virtue.

Signed sealed and delivered in presence of
of & sig^d Sam^l H. Harper Clerk

James C. Sayre Is
George W. Ogden Is

Mark Crofton
vs
Davis Crawford

James C. Sayre
vs
William Vannoy

Thomas Brown

Samuel M. C. Brown

Continued

Know all men by these presents, that Mr. John McHart and James J. McLawrence are held and firmly bound unto Thomas Brown in the just and full sum of Three Hundred Dollars to which payment well and truly to be made we bind ourselves, heirs, executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this Eighth day of April 1862.

The condition of this obligation is such that whereas the Steam Boat West-Voy has been libelled by Thomas Brown aforesaid and whereas John McHart has duly filed in the District Court of the United States for the Louisiana District his claim for the same and the same is to be delivered to him by reason of his signing and delivering these presents.

Now if the said John McHart shall well and truly pay or cause to be paid to the said Thomas Brown or to his certain attorney the sum of One Hundred Seventy five Dollars being the amount to him due for in case the same shall be adjudged to him upon the trial of the said Libel together with the costs of suit then this obligation to be null and void or else to remain in full force and virtue.

Witness my hand and seal at New Orleans this 8th day of April 1862.
John McHart
James J. McLawrence
Saml. H. Harper Clerk.

Know all men by these presents, that Mr. Nathaniel Davidson and Peter O. Ogden are held and firmly bound unto Samuel McCannant in the just and full sum of Eighteen Thousand Five Hundred Dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 14th day of June 1862.

The condition of this obligation is such that whereas the Steam Boat Maid of Orleans has been libelled by Samuel McCannant aforesaid and whereas Nathaniel Davidson has duly filed in the District Court of the United States for the Louisiana District his claim for said Boat.

Now if the said Nathaniel Davidson shall well and truly pay or cause to be paid to the said Samuel McCannant or to his certain attorney the sum of Eighteen Thousand Five Hundred Dollars being the appraised value of said Boat or so much damages as the said Samuel McCannant may sustain in case the same shall be adjudged as forfeited to the said Saml. McCannant upon the trial of the same together with the costs of suit then this obligation to be null & void or else to remain in full force and virtue.

Nathaniel Davidson
Peter O. Ogden
Witness my hand and seal at New Orleans this 14th day of June 1862.
Saml. H. Harper Clerk.

Thomas Brown

John McHart

Samuel McCannant

Steam Boat Maid of Orleans

(Continued)

Know all Men by these presents that we William Hickman, David Valcott, George J. Bonas, and Vincent Nott are held firmly bound unto the President Directors and company of the Bank of the United States of America in the sum of Twelve Thousand Five Hundred Dollars to which payment well and truly to be made we bind ourselves our heirs Executors administrators jointly and severally by these presents sealed with our seals and dated the 30th day of July 1820.

Whereas the above bounden William Hickman this day appeared and filed his writ of Error to the Supreme Court of the United States from a certain final judgment rendered in the District Court of the United States for the Louisiana district in a suit wherein the said President Directors and company of the Bank of the United States of America was Plaintiff and the said William Hickman was Defendant.

Now the condition of this obligation is such that if the said William Hickman shall prosecute his writ to effect and answer all damages and costs if he fail to make his plea good then this obligation to be null and void otherwise to remain in full force and virtue.

attest	William Hickman	ss
by J th from A. Hall	George J. Bonas by	
District Judge	David Valcott	ss
U. S.	David Valcott	ss
of District	Vincent Nott	ss

Know all men by these presents that we William Hickman David Valcott George J. Bonas and Vincent Nott are held and firmly bound unto the President Directors and company of the Bank of the United States of America in the sum of Twelve Thousand Five Hundred Dollars to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly and severally by these presents sealed with our seals and dated the 30th day of July 1820.

Whereas the above bounden William Hickman this day appeared and filed his writ of Error to the Supreme Court of the United States from a certain final judgment rendered in the District Court of the United States in and for the Louisiana district in a suit wherein the said President Directors and company of the Bank of the United States of America was Plaintiff and William Hickman was Defendant.

Now the condition of this obligation is such that if the said William Hickman shall prosecute his writ to effect and answer all damages and costs if he fail to make his plea good then this obligation to be null and void otherwise to remain in full force and virtue.

attest	William Hickman	ss
by J th from A. Hall	George J. Bonas by	
District Judge	David Valcott	ss
U. S.	David Valcott	ss
of District	Vincent Nott	ss

Know all men by these presents that Mr. Hazard Williams and Benjamin Story are held and firmly bound unto the United States of America in the sum of Ten Thousand Dollars to which payment such duty to be made as said executor and administrators shall see fit by these presents sealed with our seals and dated this 11th day of August 1840.

Whereas the above mentioned Hazard Williams this day appeared and by their attorney have prayed for an act of error to the Supreme Court of the United States in a suit wherein the United States are plaintiffs and Hazard and Williams are defendants.

Now the condition of this obligation is such that if the said Hazard and Williams shall pay all damages and costs in case they shall not support their writ of error and if they shall not support their writ of error then this obligation to be null and void or else remain in full force and effect.

Attest

11th day of August 1840

Wm. Story

Hazard Williams

Benjamin Story

Benjamin Story

Know all men by these presents that Mr. James M. Bradlee, Mr. Bradford Williams & Robinson and James M. Reynolds are held firmly bound unto Elijah Season his heirs Executors and administrators in the just and full sum of Ten Thousand Dollars to which payment such duty to be made as said executor and administrators shall see fit by these presents sealed with our seals and dated this 11th day of August 1840.

The condition of this obligation is such that whereas the Steam Boat Vermorel has been libelled by Elijah Season as aforesaid and whereas said Bradlee Bradlee & Robinson has duly filed in the District Court of the United States for the Louisiana District their claim for said Boat.

Now if the said Bradlee Bradlee & Robinson shall well and truly pay or cause to be paid to the said Elijah Season his heirs Executors administrators or to his certain attorney the sum of Ten Thousand Dollars or deliver said Boat to said obligor in the same order as at present in case the same shall be adjudged by the Court as aforesaid to the said Elijah Season upon the trial of the same together with the costs of suit then this obligation to be null and void or else to remain in full force and effect.

Attest Seal and

Wm. Story in presence of

11th day of August 1840

11th day of August 1840

James M. Bradlee

Bradford Williams

Wm. Robinson

James M. Reynolds

James M. Reynolds

James M. Reynolds

Continued

United States
vs
Jug. Frederick VI

Know all Men by these presents that Mr. H. S. Watson and William Wynn are lawfully bound unto the United States in the just and full sum of seven thousand dollars to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly and severally jointly by these presents sealed with our seals and dated this 18 day of February 1861.

The condition of this obligation is such that whereas the Brig Frederick VI has been libelled by the United States and whereas H. S. Watson has duly filed in the District Court of the United States for the Louisiana District his claim for said Brig.

Now if the said H. S. Watson shall and lawfully pay or cause to be paid to the said United States or to their receiver attorney the sum of seven thousand five hundred dollars being the appraised value of said Brig in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same together with the cost of suit then this obligation to be well and truly to remain in full force and virtue.

H. S. Watson
Wm Wynn
Sig. Seal & Subscr. in presence of
of / sig. /
R. Frank knight

United States
vs
15 Bunches Cotton Candy

Know all Men by these presents that Mr. Taylor Bates & Charles George Lloyd of the House of Ashfield Lloyd & Co and Samuel T. Holson are lawfully bound unto the United States in the just and full sum of Three thousand six hundred and twenty nine dollars ten cents to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly and severally jointly by these presents sealed with our seals and dated this 1st day of May 1861.

The condition of this obligation is such that whereas Fifteen bunches of Cotton Goods marked D. & Co. have been libelled by the United States against and whereas the 15 enclosure has been libelled by the United States against and whereas Taylor Bates & Charles have duly filed in the District Court of the U. States for the Louisiana District their claim for said Goods.

Now if the said Taylor Bates and Charles shall and lawfully pay or cause to be paid to the said United States or to their receiver attorney the sum of One thousand eight hundred and fifty nine dollars being the appraised value of said goods in case the same shall be adjudged to the Court as forfeited to the said United States upon the trial of the same together with the cost of suit then this obligation to be well and truly to remain in full force and virtue.

Charles Charles
Sig. Seal & Subscr. in presence of
Sig. Seal & Subscr. in presence of
J. T. Holson

United States
By Clerk VI

Know all men by these presents, that Wm. H. Katyon & William Nye
are held and firmly bound unto the United States in the just and full sum of
one hundred and thirty eight dollars to which payment well and truly to be made
we bind ourselves our heirs Executors and Administrators jointly and severally
in full and true payment of the sum of one hundred and thirty eight dollars and dated this 3rd day of May 1854.

The condition of this obligation is such that whereas
said Katyon & Nye have been libelled by the United States aforesaid and whereas
Wm. H. Katyon has duly filed in the United States District Court for Louisiana
his claim for the said Katyon & Nye.

Now if the said Wm. H. Katyon shall
well and truly pay or cause to be paid to the said United States or to their
attorney the sum of eighty four dollars being the appraised value
of the said Katyon & Nye in case the same shall be adjudged by the Court as
forfeited to the said United States upon the trial of the same together
with the costs of suit then this obligation to be null and void or else to remain
in full force and virtue.

Signed / William Nye LS

Witness my hand &
in presence of (sig) Samuel H. Harper Clerk

Know all men by these presents that Mr. Joseph Brogue Sheriff
of the Parish of Orleans in the just and full sum of Seven Hundred and Fifty
dollars to which payment well and truly to be made we bind ourselves our heirs Executors and
Administrators jointly and severally firmly by these presents sealed with
our seals and dated this 15th day of July 1854.

The condition of this obligation
is such that whereas the Schooner La Portance has been libelled by the United States aforesaid and whereas Joseph Brogue
has duly filed in the District Court of the United States for the Louisiana
District his claim for said Schooner.

Now if the said Joseph Brogue
shall well and truly pay or cause to be paid to the said United States
or to their attorney the sum of Seven Hundred and Fifty
Dollars being the appraised value of said Schooner in case the same
shall be adjudged by the Court as forfeited to the U. S.
upon the trial of the same together with the costs of suit then this
obligation to be null and void or else to remain in full force and virtue.

(sig a) Joseph Brogue LS

(sig a) J. B. Laporte LS

(sig a) Peter H. Clamaguan LS

United States
By Sheriff

Continued

United States
vs. Schooner "Carg"

Know all Men by these presents that We Joseph Rogers, John B. Laporte and Peter H. Clamorgan are held and firmly bound unto the United States in the just and full sum of Five thousand Six hundred and Twenty seven Dollars, whereby unto to which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators jointly and severally firmly by these presents sealed with our seals and dated this 27th

The condition of this obligation is such that whereas the Schooner "La Botzema" and cargo have been libelled by the United States aforesaid, and whereas Joseph Rogers has duly filed in the District Court of the United States for the Louisiana District his claim for said Schooner "Carg" -

Now if the said Joseph Rogers shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of Five hundred and twenty seven Dollars and eighty five cents being the appraised value of the said cargo in case the same shall be adjudged by the Court as forfeited to the United States upon the trial of the same together with costs of suit then this obligation to be null and void and otherwise to remain in full force and virtue.

Signed Joseph Rogers by P. H. Clamorgan
his attorney
S. B. Laporte
in presence of Wm. J. Simon Clerk Peter H. Clamorgan

The United States vs. John B. Laporte & Joseph Rogers

Know all Men by these presents that We, William H. Jones, Charles Keller and Rafael Ball, are held and firmly bound unto the United States in the just and full sum of Eleven hundred Dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators jointly and severally firmly by these presents, sealed with our seals & dated this 1st day of September 1894.

The condition of this obligation is such, that whereas the Schooner "J. Stephens" & Co has been libelled by the United States aforesaid, and whereas William H. Jones & Charles Miller have duly filed in the District Court of the United States, for the Louisiana District their claim for said Schooner "J. Stephens".

Now if the said Wm. H. Jones, Charles Miller & Rafael Ball shall well & truly pay or cause to be paid to the said United States or to their certain attorney the sum of Five hundred & fifty Dollars being the appraised value of said Schooner, in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue.

Signed William H. Jones
Charles Miller by Wm. H. Jones
Rafael Ball

Signed, Sealed, and Delivered, in presence of, by Wm. J. Simon Clerk

Know all Men by these presents, that We William S. Rodgers, William Knapp, Charles of Bush, & McNeill Fish & Co are held and firmly bound unto the United States, in the just full sum of Five Thousand Dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and severally, by these presents, sealed with our seals, and dated this 2d day of August, 1821.

The condition of this obligation is such that Whereas The Schoof Susan her tackle apparel & furniture has been libelled by the United States aforesaid, and Whereas Wm S. Rodgers, Wm Knapp, Charles of Bush, have duly filed in the District Court of the United States for the Louisiana District their claim for said Schoof

Now if the said William S. Rodgers, William Knapp, Charles of Bush & McNeill Fish & Co shall well and truly pay, or cause to be paid to the United States, or to their certain attorney the sum of One Thousand Dollars being the appraised value of said Schoof Susan & in case the same shall be adjudged by the Court as forfeited to the said United States, upon the trial of the same, together with the cost of suit, then this obligation to be null & void or else to remain in full force & virtue.

Wm S. Rodgers
Wm Knapp
Charles of Bush } by Wm S. Rodgers
McNeill Fish & Co }
in presence of
J. J. Johnson, J. J. Johnson, J. J. Johnson

The United States
Schoof Susan

Know all Men by these presents, that We Samuel S. Hobson Wm Saml S. Hobson, and Charles Chasby are held and firmly bound unto the United States, in the just full sum of One Thousand, eight Hundred and Seventy eight ²⁰ 100 Dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, by these presents, sealed with our seals & dated this 11 day of August 1821.

The condition of this obligation is such that Whereas Five Boxes of Books numbered 63 and 64, 65, 66, 69, 70, 71, has been libelled by the United States aforesaid, and Whereas Samuel S. Hobson has duly filed in the District Court of the United States, for the Louisiana District, his claim for the said Goods at New Orleans.

Now if the said Saml S. Hobson, Wm Saml S. Hobson & Charles Chasby shall well and truly pay, or cause to be paid to the said United States, or to their certain attorney the sum of One Hundred & Thirty nine ¹⁰⁰ 100 Dollars being the appraised value of said Goods, mentioned above, in case the same shall be adjudged by the Court as forfeited to the said United States, upon the trial of the same, together with the cost of suit, then this obligation to be null and void, or else to remain in full force and virtue.

Saml S. Hobson
Wm Saml S. Hobson
Charles Chasby } by S. S. Hobson
in presence of
J. J. Johnson, J. J. Johnson, J. J. Johnson

The United States
S. Saml S. Hobson

Continued

In the District Court of the United States, within and for the Louisiana District.
Do it remembered that the said *De Jangaris*, the said *De Lafitte* *Mc Thomas*
Herbert, *L. A. Herbert*, and *George Legendre* his heirs are held and jointly bound
unto the United States in the sum of *Five Thousand* two hundred *Collars* -
and for the payment thereof well and truly to be made we hereby bind ourselves our heirs
executors and administrators jointly by these presents, Witness our hands this 2^d
day of August 1831.

Whereas in the suit instituted in the said Court of the U. S. for
the Louisiana District by said *De Jangaris* against 100 negro slaves of
the cargo of the French Ship *La Confiance*, a decree of restitution on the 11th day of
August instant in favor of the said *De Jangaris* was rendered of four of the said slaves
that had been found and seized in the said suit on payment of costs and charges
and on security for their transportation out of the United States as herein after mentioned.

Now the condition of this obligation is such that if the said *De Jangaris*
or his agent shall forthwith take the said slaves out of the U. S. and shall
within it appear to the satisfaction of the said Court within six months from this date
that they have been transported out of the United States, then this obligation to be null and
void or else to remain in full force. (Sig^d) *De Jangaris* by *De Lafitte* ex^t *De*
Leg^d Her^d Legendre *Mc Thomas Herbert* *L. A. Herbert*
Witness of *Wm. J. Symon* J^{cl}. *George Legendre*

De Jangaris
100 slaves

In the District Court of the United States for the Louisiana District.
Do it remembered by these presents that the said *Samuel Davis* *Joseph*
Pidal and *Wm. J. Symon* are held and jointly bound unto the United States in
the sum of *Eight Thousand Eight Hundred* *Collars* and for the payment well
and truly to be made we hereby bind ourselves our heirs executors and administrators jointly
by these presents, Witness our hands and seals this eighteenth day of August in the Year
One Thousand Eight Hundred and twenty one.

Whereas a prosecution hath been instituted
and is now pending in the said Court against the said *Joseph Pidal* from New Orleans to
New Orleans within the said port for a violation of the seventh section of the act of
Congress of the Year 1807 by the introduction into the port of New Orleans of thirteen
Negroes as slaves or to be held to service or labor contrary to the provisions of the said
Section.

Now the condition of this obligation is such that if the said *Samuel Davis*
the owners of the cargo of the said Negroes now on board the said *Joseph Pidal* without a
permit from the collector to unload and land the said Negroes, shall have the said
Negroes forthcoming subject to the order of this Court in case of a condemnation for
the said *Joseph Pidal* then this obligation to be null and void or else to remain in full
force and virtue.

Witness *Wm. J. Symon* J^{cl}. *Samuel Davis* } *Joseph Pidal* }
Joseph Pidal } *Wm. J. Symon* }
Joseph Pidal }
Wm. J. Symon }
Wm. J. Symon }
Wm. J. Symon }
Wm. J. Symon }

The United States }
Wm. J. Symon }
Joseph Pidal }
Samuel Davis }

Wm. W. Nichols
J. W. Nichols
J. W. Nichols

Under the District Court of the United States, Louisiana District.
Do it remembered by these presents that Wm. W. Nichols, Esquire, Samuel W. Nichols, Esquire, jointly bound to the United States for the sum of Sixteen Hundred Dollars and for the payment thereof are bound to be made we hereby bind ourselves our heirs executors and administrators jointly and severally: Witness our hands and seals this 21st day of August in the Year of Our Lord one thousand eight hundred and twenty six.

Whereas a process returnable to the Court of the United States for the Louisiana District, in the said Court against the said Wm. W. Nichols, Esquire, from Louisiana to New Orleans arrived within the said Court for a violation of the Breach of the Act of Congress of the Year 1807 by the introduction into the port of New Orleans of Negroes as Slaves to be held to service or labor contrary to the provisions of the said Act.

Now the condition of this Obligation is such that if John C. Rogers, Esquire, the owner of one of the said Negroes now on board the said Ship and without or from the collector to exclude or land the said Negroes shall leave the said Negroes forthcoming and to the Order of this Court in case of a condemnation of the said Ship then this Obligation to be null and void in due to remain in full force and Virtue.

John C. Rogers Esq
Wm. W. Nichols Esq
(Signed) J. W. Nichols Esq

Wm. W. Nichols
J. W. Nichols
J. W. Nichols

Know all Men by these presents that Wm. W. Nichols by his attorney in fact John Walker Esquire, Samuel W. Nichols Esquire, jointly bound to the United States for the sum of Eight Thousand Eight Hundred Eighty Eight Dollars to the payment of which we are bound to be made we hereby bind ourselves our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated the seventh day of August 1826.

Whereas the above bounden Wm. W. Nichols this day appears and filed his Petition of Error to the Supreme Court of the United States from a certain final judgment rendered in the District Court of the United States for the Louisiana District in a Suit wherein the said Wm. W. Nichols was Plaintiff and the said Wm. W. Nichols Defendant.

Now the condition of the above Obligation is such that if the said Wm. W. Nichols shall prosecute his Petition to effect and answer all damages and costs if he fail to make his Petition good then this Obligation to be null and void, otherwise to remain in full force and Virtue.

John Nichols by his atty in fact
John Walker Esq
John Walker Esq
S. W. Spraggins Esq

Continued.

Know all Men by these presents that We David Mitchell and William I. Driscoll are held and firmly bound unto Edwin S. Johnson in the sum of Five Hundred Dollars to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents. sealed with our seals and dated this Thirtieth day of August 1854.

Whereas a Petition has been filed in the District Court of the United States within and for the Louisiana District on the eastern side thereof by the said David Mitchell and Palmetto and W. C. Carthy against the Schœner & of January Thompson charged by the Marshal to exhibit said an answer and claims have been filed by Edwin S. Johnson as answer, and whereas the said Schœner & has been ordered to file stipulations for the test in the sum of Five Hundred Dollars.

Now the condition of this obligation is such, that if the said David Mitchell and W. I. Driscoll or either of them shall pay such amount of test as may be required against the Schœner & in case of their failing to establish their said demand, then this obligation to be well and void, or else to remain in full force and virtue.

Witness our hands and seals this 30th day of August 1854.

David Mitchell & W. I. Driscoll

Know all Men by these presents that We John Wheeler, William Moore and Freeman Holden are held and firmly bound unto the United States in the sum of Five Hundred Dollars to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents. sealed with our seals and dated this 8th day of September 1854.

The condition of this obligation is such that whereas the Schœner & Prisoners Percy & has been exhibited by the United States against and whereas John Wheeler has duly filed in the District Court of the United States for the Louisiana District his answer for said Schœner & Prisoners Percy.

Now if the said John Wheeler William Moore and Freeman Holden shall well and truly pay a cause to be paid to the said United States or to their certain attorney the sum of Five Hundred Dollars, being the appraised value of said Schœner & Prisoners Percy, or else the same shall be adjudged by the court as forfeited to the said United States upon the trial of the same together with the costs of suit, then this obligation to be well and void, or else to remain in full force and virtue.

Signed, Sealed and

delivered in presence of

John Wheeler 20

William Moore 20

Freeman Holden by 20

John Moore 20

W. I. Driscoll

The United States

Edwin S. Johnson

David Mitchell and W. I. Driscoll

Edwin S. Johnson

Know all men by these presents that Mr Francis J Delisting by J E Russell his agent
David Salcott are held and firmly bound unto the United States in the
sum of Three Hundred Dollars to which payment well and truly to be made
just at full time of these Three Hundred Dollars jointly and severally, our heirs
executors or administrators jointly and severally firmly by these presents
sealed with our seals and dated this 2^d day of December 1822.

The condition of this obligation is such that Whereas the said
Francis J Delisting has been libelled by the United States against him
and his said agent J E Russell has duly filed in the District Court of the
United States for the Southern District his answer for said libel.

Now if the said Francis J Delisting, J E Russell and
David Salcott shall well and truly pay or cause to be paid to the said United States or to the
attorney thereof the sum of Three Hundred Dollars being the appraised value of the said
Francis J Delisting's furniture in case the same shall be adjudged by the court as aforesaid
to the said United States upon the trial of the same, together with the costs of said trial then this obligation
to be null and void in due to remain in full force and virtue.

Signed sealed and delivered

in presence of
Wm D. Brown

by his atty J E Russell
J E Russell
David Salcott

SS
SS
SS

Know all men by these presents that Mr James Jones, Nicholas Partole and John D. Sartor
are held and firmly bound to the United States in the sum of Three Hundred Dollars
for the payment of which well and truly to be made, our heirs executors jointly and severally, our heirs
executors or administrators jointly by these presents, sealed with our seals and dated this 2^d day of January 1823.

Whereas the above named James Jones was recently arrested upon a charge of Treason
by Thomas S. Cunningham commanding the United States Ship of War "Parramatta" Philadelphia,
and has been committed by the Judge of the Court of the United States for the Southern District
for further examination as to the said charge - and whereas there was found in the possession of the said James
Jones the sum of One Hundred and twenty Dollars alleged to have been piratically taken by him upon
the high seas and which was seized and brought into the said Court of the United States for the Southern
District for adjudication, and has been delivered to the said James Jones upon the signing and delivery of
these presents.

Now the condition of this obligation is such that if the said James Jones
shall well and truly pay into the Court of the United States for the Southern District the said
sum of One Hundred and twenty Dollars when so required, and in all things obey the orders and process
of the said Court with respect to the said sum of money then this obligation to be void. Otherwise
it remains in full force and virtue.

Signed
Wm D. Brown

James + Jones
Nicholas Partole
John D. Sartor

SS
SS
SS

The United States
vs
Francis J Delisting

The United States
vs
James Jones and others

The United States
vs
Francis J Delisting

The United States
vs
James Jones and others

Continued.

The United States
James G. and others

Know all Men by these presents that Mr. Joseph Agnew, Clerk of the Court, do hereby certify that the sum of One Hundred and Eighty five Dollars for which payment well and truly to be made on his receipt jointly and severally one has received a administration finally by these presents dated with our Seal and dated this 3^d day of January 1828.

Whereas the above named Joseph Agnew was recently arrested upon a charge of Embezzlement by Thomas S. Cunningham commanding the United States Ship of War Porpoise which has been committed by the Judge of the Court of the United States for the Southern District for further examination as to the said charge and whereas there was found in the possession of the said Joseph Agnew the sum of Twenty seven Dollars alleged to have been secretly taken by him upon the said ship and which was seized and brought into the said Court of the United States for the Southern District for adjudication and has been delivered to the said Joseph Agnew upon the signing & sealing of these presents.

Now the condition of this obligation is such that if the said Joseph Agnew shall well and truly pay into the Court of the United States for the Southern District the said sum of Twenty seven Dollars when so required, and in all things obey the order and decree of the said Court notwithstanding to the said sum of money then this obligation to be void otherwise to remain in full force and effect.

Test. Wm. J. Sherman Clerk

Signed

Joseph & Agnew
mark
Nicholas Postle
Saml B. Eaton

50
50
50

The United States
James G. and others

Know all Men by these presents that Mr. James Gorge, Nicholas Postle and Saml B. Eaton are held and jointly bound to the United States in the sum of One Hundred and Sixty Dollars for which payment well and truly to be made on his receipt jointly and severally one has received a administration finally by these presents dated with our Seal and dated this 3^d day of January 1828.

Whereas the above named James Gorge was recently arrested upon a charge of Embezzlement by Thomas S. Cunningham commanding the United States Ship of War Porpoise which has been committed by the Judge of the Court of the United States for the Southern District for further examination as to the said charge and whereas there was found in the possession of the said James Gorge the sum of Fifty three Dollars alleged to have been secretly taken upon the said ship and which was seized and brought into the said Court of the United States for the Southern District for adjudication and has been delivered to the said James Gorge upon the signing and sealing of these presents.

Now the condition of this obligation is such that if the said James Gorge shall well and truly pay into the said Court of the United States for the Southern District the said sum of Fifty three Dollars when so required, and in all things obey the order and decree of the said Court notwithstanding to the said sum of money then this obligation to be void otherwise to remain in full force and effect.

Test. Wm. J. Sherman Clerk

(Sgd)

James & Gorge
mark
Nicholas Postle
Saml B. Eaton

50
50
50

In United States
 Court for the District of Louisiana

Know all Men by these presents that Mr. St. Yago Juan Jose Gellones, Nicholas Bartoli & P. B. Satour are held and jointly bound to the United States in the sum of One Hundred and Fifty five Dollars for which payment well and truly to be made or paid or rather jointly and severally, our heirs, executors or administrators jointly by these presents sealed with our seals and dated this 5th day of January 1866.

Whereas the above bounden St. Yago Juan Jose Gellones was recently arrested upon a charge of Piracy by Thomas D. Cunningham commanding the United States Ship of War Porpoise Helilla and has been committed by the Judge of the Court of the United States for the Louisiana District for further examination as to the said charge, and whereas there was found in the possession of the said St. Yago Juan Jose Gellones the sum of One Hundred and twenty three Dollars alleged to have been pecuniarily taken by him from the high seas and which was seized and brought into the said Court of the United States for the Louisiana District for adjudication, and has been delivered to the said St. Yago Juan Jose Gellones upon the signing and sealing of these presents.

Now the condition of this obligation is such that if the said St. Yago Juan Jose Gellones shall well and truly pay into the Court of the United States for the Louisiana District the said sum of One Hundred and twenty three Dollars when so required and in all things obey the orders and decrees of the said Court with respect to the said sum of money, then this obligation to be void, otherwise to remain in full force and virtue.

Wm. D. Cunningham Clerk

St. Yago Juan & Jose Gellones SS
 mark
 Nicholas Bartoli SS
 P. B. Satour SS

In United States
 Court for the District of Louisiana

Know all Men by these presents that Mr. Jose Contours, Nicholas Bartoli & P. B. Satour are held and jointly bound to the United States in the sum of One Hundred and Fifty six Dollars and twelve Cents for which payment well and truly to be made or paid or rather jointly and severally, our heirs, executors or administrators jointly by these presents sealed with our seals and dated this 5th day of January 1866.

Whereas the above bounden Jose Contours was recently arrested upon a charge of Piracy by Thomas D. Cunningham commanding the United States Ship of War Porpoise Helilla and has been committed by the Judge of the Court of the United States for the Louisiana District for further examination as to the said charge, and whereas there was found in the possession of the said Jose Contours the sum of One Hundred and twenty three Dollars Fifty six Cents alleged to have been pecuniarily taken by him from the high seas, and which was seized and brought into the said Court of the United States for the Louisiana District for adjudication, and has been delivered to the said Jose Contours upon the signing and sealing of these presents.

Now the condition of this obligation is such that if the said Jose Contours shall well and truly pay into the Court of the United States for the Louisiana District the said sum of One Hundred and twenty three Dollars Fifty six Cents when so required and in all things obey the orders and decrees of said Court with respect to the said sum of money then this obligation to be void and void, otherwise to remain in full force and virtue.

Wm. D. Cunningham Clerk (sig)

Jose & Contours
 mark
 Nicholas Bartoli
 P. B. Satour

Continued.

Knew all Men by these presents that the John Williams, Archibald I Bartle & John Baptist Adams are held and firmly bound to the United States in the sum of the thousand ninety five dollars Fifty cents for which payment in full to be made on hand or within twelve months on bond or sureties of administrators jointly by their parents, sealed with our Seal & dated this 8 day of January 1822.

Whereas the above bounden John Williams was recently arrested upon a charge of Treason by John S. Harrison, commanding the United States Dept of the I. Department of the State, and has been committed by the Judge of the Court of the District of Columbia for further examination as to the said Charge, and whereas there was found in the possession of the said John Williams the sum of Ninety seven dollars Fifty cents alleged to have been previously taken by him upon the high sea and which was seized and brought into the said Court of the United States for the District of Columbia, for adjudication and has been returned to the said John Williams upon the signing and sealing of these presents.

Now the condition of this obligation is such that if the said John Williams shall well and truly pay into the Court of the United States for the District of Columbia the said sum of Ninety seven dollars Fifty cents when so required and in all things obey the orders and decrees of the said Court with respect to the said sum of money, then this obligation to be void, otherwise to remain in full force and virtue.

Teste Jm. S. Harrison, Clerk John Williams 50
Archibald Bartle 50
John B. Sartor 50

Knew all Men by these presents that W. Thomas Shields & William M. Reed are held and firmly bound unto the United States in the sum of Five Thousand Dollars, and for the payment thereof are hereby jointly and severally bound ourselves our heirs, executors and administrators jointly by these presents. Witness our hands and Seals this sixth day of February in the Year of our Lord One Thousand Eight Hundred and Twenty Two.

Whereas a prosecution hath this day been instituted in the District Court of the United States within and for the District of Columbia against the above named Thomas Shields Master from Seneca for having brought to the port of the Bay of St. John's coastwise from Pondicherry aforesaid, Twenty negroes in violation of the act of Congress in such case made and provided.

Now the condition of the above obligation is that if the said John be condemned, they will pay the said sum of money & otherwise this obligation to be void.

Teste Thomas S. Shields 50
Wm. M. Reed 50
Saml. H. Mayser Clerk

The United States
vs
John Williams & others

The United States
vs
Thomas Shields

Know all men by these presents that Mr. Wade Hampton and Joseph Erwin are both
jointly bound unto the United States in the just and full sum of Seventeen Thousand, one
hundred and seventy eight Dollars and twenty cents, to which payment well and truly to be made,
as kind executor, our heirs, executors, and administrators, jointly and severally firmly by these
presents sealed with our seals and dated this twenty first day of January 1822.

Whereas a suit was commenced in the District Court in and for the District
of the State of Louisiana on the 11th day of January 1822 by the said J. S. Duncan, a
Citizen of the said State, against the above named Wade Hampton a citizen of the State of South
Carolina, for the sum of Eight Thousand, nine hundred and eighty nine Dollars and two cents,
and whereas the said cause has been removed by the said Defendant from the aforesaid State Court, into
the Court of the United States for the Louisiana District for trial in conformity to the provisions of the
act of Congress in that case made and provided:—

Now the condition of this Obligation is such, that if the
said Defendant be condemned in the said suit, and shall pay and satisfy the condemnation of the
said or render his body in execution for the same; then the above obligation to be void. But
if the said Defendant fail so to do, then the said Joseph Erwin undertakes to do it for him.
and the said Obligation to remain in full force and virtue.

Sig^d Seal^d Labels in presence of
W. Hampton 53
Sam^l H. Harper M^c Joseph Erwin 53

Know all men by these presents that Mr. Manuel White and Edward Chapman are both
jointly bound unto the United States in the just and full sum of Twenty five Thousand Dollars
to which payment well and truly to be made, as kind executor, our heirs, executors, and administrators
jointly and severally firmly by these presents sealed with our seals and dated this 13th day of
January 1822.

The condition of this Obligation is such, that whereas the Steam Boat
John, her tackle, apparel and furniture has been Seized by the United States aforesaid;
and whereas Manuel White and others have duly filed in the District Court of the United
States for the Louisiana District their claim for said Steam Boat John.

Now if the said Manuel White and Edward Chapman, or
either of them shall well and truly pay or cause to be paid to the said United States,
or to their certain attorney, the sum of Twelve Thousand Five Hundred Dollars, being the
appraised value of said Steam Boat John her tackle, apparel and furniture, in case
the same shall be adjudged by the Court as forfeited to the said United States upon the trial
of the same, together with the costs of suit, then this obligation to be null and void,
or else to remain in full force and virtue.

Sig^d Seal^d Labels in presence of
Manuel White 53
Edw^d Chapman 53

Continued.

Know all Men by these presents that the Samuel Whelden and John Hunt Jr are held and firmly bound unto the United States in the just and full sum of Three Hundred Dollars, to which payment well and truly to be made, we bind ourselves our heirs, executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 15th day of February 1822.

The condition of this obligation is such that whereas the Ship's Edward has tackle, apparel and furniture has been libelled by the United States against, and whereas Samuel Whelden has duly filed in the District Court of the United States for the Southern District his claim for said Vessel.

Now if the said Samuel Whelden or John Hunt Jr or either of them shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of Three Hundred Dollars, being the appraised value of said Ship's Edward, her tackle, apparel and furniture in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same together with the costs of Suit, then this obligation to be well and truly paid, or else to remain in full force and Virtue.

Sig Seal Can. Telle. Samuel Whelden 23
in the presence of John Hunt Jr 23
Wm. S. Yonan 4th

The United States
vs
Ship's Edward

Know all Men by these presents, that the William Bell, Alexander Hamilton and Walter Wood, agents of David Letter, David Kean and William Cox and Thomas Hamilton are held and firmly bound unto the United States in the just and full sum of Eight Hundred Dollars to which payment well and truly to be made, we bind ourselves our heirs, executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of March 1822.

The condition of this obligation is such that whereas the 1 Packet Brig Recovery has tackle, apparel and furniture has been libelled by the United States against and whereas Alexander Hamilton Bell and Company for the owners David Kean, David Letter, William Cox and Thomas Hamilton have duly filed in the District Court of the United States for the Southern District their claim for said Brig Recovery &c &c.

Now if the said David Kean, David Letter, William Cox, Thomas Hamilton or their agents Alexander Bell &c or either of them shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of Four Hundred Dollars being the appraised value of the said Packet Brig Recovery her tackle, apparel and furniture in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same together with the costs of Suit, then this obligation to be well and truly paid, or else to remain in full force and Virtue.

Sig Seal Can. Telle. (signed) William Bell 23
Alexander Hamilton 23
Walter Wood 23
Agents of the Owners of the Brig Recovery
Thomas Hamilton 23

The United States
vs
Brig Recovery

The United States
Ship "Thetis" and Eliza

The United States
Ship "Thetis" and Eliza

Know all Men by these presents that Wm. Francis Thomas by Joseph M. Hawkins, and Joseph M. Hawkins and James Rinker, Secretaries, are held and firmly bound unto the United States in the sum of Five Hundred Dollars and Fifty two Dollars and no part thereof, to which payment with and truly to be made, we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the sixth day of March in the Year of our Lord 1822.

Whereas a Suit has been brought in the Court of the United States for the American District, by the United States against the Ship "Thetis" and Eliza her tackle apparel and furniture and wherein William Coates is claimant of said Ship her tackle & apparel and furniture and wherein the said Ship her tackle apparel and furniture were by the said Court decreed and adjudged as forfeited to the United States with costs: and whereas the said Wm Coates hath appealed from the said decree to the Supreme Court of the United States holden at the City of Washington: and whereas the said Francis Thomas by his factor Joseph M. Hawkins has received with the consent of John W. Smith a district attorney, and of John R. Ingles a factor for said Claimant, the sum of Eleven Hundred Twenty one Dollars being one fourth part of the net proceeds of said Ship "Thetis" and Eliza in his capacity of Supreme

Now the condition of this Obligation is such, that if the aforesaid Francis Thomas, Joseph M. Hawkins and James Rinker, or either of them, or either of their heirs, executors, administrators or assigns, shall in case the decree of this Court in this behalf be reversed by the Supreme Court, well and truly pay, or cause to be paid into Court the sum of Eleven Hundred Twenty one Dollars, or do and abide by such Judgment, order, or decree of this Court, as may be made in the premises: then this Obligation to be void, otherwise to remain in full force and Virtue.

Signed, sealed, and delivered in presence of
of Saml. H. Mayser. Clerk. } (Signed) J. Francis Thomas, Secy. M. Hawkins & James Rinker

Know all Men by these presents that Wm. William Hill Alexander Permyer and Walter Wood and Thomas Hamilton are held and firmly bound unto the United States in the sum of Five Hundred and thirty four Dollars to which payment with and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the 1st day of March 1822.

The Condition of this Obligation is such that whereas Hamilton Coates of Porter has been libelled by the United States aforesaid, and whereas Thomas Hamilton has duly filed in the District Court of the United States for the American District his claim for said thirteen Casks of Porter.

Now if the said Thomas Hamilton or either of them shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of Five Hundred and thirty four Dollars being the appraised value of said thirteen Casks of Porter in case the trial of the same together with the costs of suit, then this Obligation to be null and void or else to remain in full force and Virtue.

Signed, sealed, and delivered in presence of
Wm. Hill }
Alexander Permyer }
Walter Wood }
Thomas Hamilton }
William Hill }
Alexander Permyer }
Walter Wood }
Thomas Hamilton }

Continued

Know all those by these presents, that the John D. Sully, agent for the Steam Boat, General Clark, and Reuben Tarnum, are held and jointly bound with W. H. Allen for the use of Chas. A. Todd in the just and full sum of four hundred thirty three dollars and twenty cents, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this twelfth day of March A.D. 1822.

The condition of this obligation is such, that whereas the Steam Boat General Clark has been libelled by John D. Sully for the use of Chas. A. Todd, and whereas John Tarnum, agent for the said Steam Boat in the State of Kentucky, has duly filed his claim for the same, in the Court of the U. S. for Louisiana.

Now if the said John D. Sully agent as aforesaid and the said Reuben Tarnum, or either of them, shall pay or cause to be paid to the said John D. Sully for the use of the said Chas. A. Todd, or to his certain attorney the sum of Four Hundred and Sixteen Dollars and Sixty cents being the amount by him sued for, or in case the same shall be adjudged to have upon the trial of the said Libel, together with the costs of suit, then this obligation to be null and void, otherwise to remain in full force and virtue.

John D. Sully
W. H. Allen, atty

John D. Sully

R. Tarnum

Know all those by these presents that the Robert D. Sully and Peter J. Moore agents of George Frederick, and George Saltkild and George Lloyd, are held and jointly bound with the United States in the just and full sum of Forty eight thousand Four Hundred and Forty Four Dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this 13th day of March 1822.

The condition of this obligation is such, that whereas the British Brig Wm Pitt has been libelled by the United States of America, and whereas Robert D. Sully & Co. agents of Geo. Frederick have duly filed in the District Court of the U. S. for the Louisiana District their claim for said Brig Wm Pitt & Co. large.

Now if the said Robert D. Sully and Peter J. Moore, shall well and truly pay, or cause to be paid to the said U. S. or to their certain attorney, the sum of Forty Four thousand in American or money then due, or the value of said Brig Wm Pitt & Co. large, or in case the same shall be adjudged by the Court as forfeited to the United States, upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue.

Robert D. Sully

Peter J. Moore

George Frederick
George Saltkild
George Lloyd
by their atty. C. J. Gray

The United States

John D. Sully

The United States
vs. Benjamin B. B.

I know all these by their presents that the Benjamin B. B., John Ayres, Aaron Bird
and William Bird are held and jointly bound unto the United States of America in the joint
and full sum of Five Thousand Dollars to which payment well and truly to be made on
behalf ourselves, our heirs, executors and administrators jointly and severally jointly by their
presents sealed with our seals and dated the twenty eighth day of February in the year 1822.

The Conditions of this Obligation is such that whereas the above
Madison Packet has been libelled by the United States of America and whereas Benjamin
B. B. and John Ayres have duly filed in the District Court of the United States for the
Territory of Louisiana their claims for said Schooner Madison Packet.

Now if the said Benjamin B. B. and John Ayres shall well &
truly pay or cause to be paid to the said United States or to their certain attorney the sum
of Five Thousand Dollars being the appraised value of the said Schooner Madison Packet
in case the same shall be adjudged by the Court as forfeited to the United States upon the
trial of the same with costs of Suit, then this Obligation to be well and truly to remain
in full force and virtue.

Witness sealed & dated
in presence of,

Benjamin B. B.

(Signed)	Benjamin B. B.	JS
(Signed)	John Ayres	JS
(Signed)	Aaron Bird	JS
(Signed)	Wm Bird	JS
(Signed)	Ben Aaron Bird	JS

The United States
vs. Aaron Bird

I know all these by their presents that the owners of the Steam Boat Besset as
principals and Calvin Bird as executor are held and jointly bound unto
Jacob Vanmeter, American Owner, John Bird, John Bird, American Owner,
and Samuel Besset in the sum of One Thousand Dollars to which payment well and
truly to be made they bind themselves, their heirs, executors and administrators jointly and
severally jointly by their presents, signed, sealed, and delivered the twentieth day of March
1822.

The Conditions of this Obligation is such that whereas the said Steam Boat
Besset has been libelled by said Jacob Vanmeter and others, and whereas the said owners
have duly filed in the District Court of the United States for the Territory of Louisiana a claim
for the said Boat.

Now if the said owners and said Calvin Bird shall have the said
Boat forthcoming in twenty days from the date hereof to abide the judgment and
condemnation of said Court in all cases excepted, or shall pay the
judgment of the Court in favor of the said Jacob Vanmeter and others, then and in
that case the above Obligation to be void, or else to remain in full force and virtue.

(Signed)	Calvin Bird	JS
	Calvin Bird	JS

The United States

vs. Benjamin B. B.

The United States

Continued

Know all men by these presents that the Calves & Bradley, Trustful & Well
 known persons are held and firmly bound unto the United States in the sum of fifteen hundred Dollars to which payment well and truly to be made, the bond ourselves
 and heirs, executors and administrators, jointly and severally, firmly by these presents, sealed
 with our seals and dated the third day of April A.D. 1800.

That whereas the Calves & Bradley has been selected by the United States against and
 whereas Calves & Bradley has duly filed in the District Court of the United States his
 answer to said Calves & Bradley's Complaint -

That one of the said Calves & Bradley shall well and
 truly pay or cause to be paid to the said United States or to their certain attorney, the
 sum of fifteen hundred and fifty Dollars being the appraised value of said Calves & Bradley - or
 in case the same shall be adjudged as forfeited to the United States upon the trial of the same
 together with the costs of suit then the obligation to be well and truly paid or else to remain in
 full force and virtue.

Signed, sealed and delivered	in presence of	Signed	Calves & Bradley	24
			A. Mearns	25
			Trustful & Well	26
Saml. G. Chapin. (Clerk)				

Know all men by these presents that the Beverly Chen, William Emerson and Thomas
 W. Lorrain are held and firmly bound unto the United States in the sum of three thousand
 three hundred and forty two Dollars and two cents lawful currency of the United States of
 America to be paid to the said United States, or to their certain attorney, to which payment
 well and truly to be made, as heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated the 10th day
 of April A.D. 1800.

That whereas a vessel has been brought in the Port of the United States, from
 the Louisiana District by the United States against the ship Francis and Eliza, her tackle
 apparel and furniture, and whereas William Crocker is claimant, of said ship, and whereas
 the said ship her tackle, apparel and furniture were by the said Court decreed and adjudged
 as forfeited to the United States with costs, and whereas said William Crocker hath appealed from
 said decree to the Supreme Court of the United States - and whereas Beverly Chen in his
 capacity of Collector of the Port of Mississippi hath received with the consent of the District
 Attorney and of the Receiver for said District the sum of three thousand
 and seventy one and two Dollars being one fourth part of the net proceeds of said ship, in his
 capacity aforesaid.

That the condition of this obligation is such, that if the aforesaid,
 Beverly Chen, William Emerson, and Thomas W. Lorrain, or either of them, or either of
 their heirs, executors, administrators or assigns, shall in case the decree of this Court in
 this behalf, be reversed by the Supreme Court, well and truly pay or cause to be paid into
 court, the sum of three thousand and seventy one and two Dollars, costs and a like by such
 judgment, order, or decree of this Court as may be made in the premises: then this obligation
 to be void, otherwise to remain in full force and virtue.

Signed, sealed and delivered	(Signed)	Beverly Chen	24
		William Emerson	25
		Thos. W. Lorrain	26
in presence of			

Calves & Bradley

Chen, Emerson & Lorrain

Continued.

United States
Ship Francis & Eliza

Know all men by these presents that we L. Herring and L. Richardson by their proctor John R. Grayson and Taylor and Purdon jointly and severally bound unto the United States in the sum of four thousand five hundred eighty four dollars and four lawful money of the United States of America to be paid to the said United States or to their certain attorney to which payment well and truly to be made are bind ourselves and each of our heirs, executors and administrators jointly and severally firmly by these presents, sealed with our seals and dated the first day of May A.D. 1822.

Whereas a libel hath been brought in the Court of the United States for the Louisiana District by the United States against the Ship Francis and Eliza her tackle apparel and furniture and whereas L. Herring & L. Richardson are claimants and whereas the said Ship her tackle &c were by the said Court decreed and adjudged as forfeited to the United States with costs and whereas the said L. Herring and L. Richardson have appealed from the said decree to the Supreme Court of the United States holden at the City of Washington and whereas the said L. Herring and L. Richardson by their proctor John R. Grayson have received, with the consent of John W. Smith Esq. district attorney the sum of two thousand three hundred and forty two dollars & four being one half of the net proceeds of the said Ship Francis & Eliza as claimants: Now the Condition of this obligation is such that if the aforesaid L. Herring & L. Richardson and Taylor and Purdon or either of them, or either of their heirs, executors or administrators or assigns, shall well and truly pay or cause to be paid unto Court the sum of two thousand three hundred and forty two dollars & four or be and abide by such judgments, order or decree of that Court as may be made in the premises, then this obligation to be void otherwise to remain in full force and virtue.

Signed, sealed and delivered in presence of
 (Signed) John W. Harper
 Clerk.

L. Herring & L. Richardson
 signed by their Proctor John R. Grayson
 Taylor & Purdon

Know all men by these presents, that we George Suckley John Kitchaw for Thomas Sands & Hugh Spooner & Joseph Sands are held and firmly bound unto the United States in the first and full sum of sixteen thousand dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this 17th day of June 1822.

The condition of this obligation is such, that whereas the Steam Schooner "Fidelity" her tackle, apparel and furniture has been libelled by the United States aforesaid and whereas George Suckley has duly filed in the District Court of the United States for the Louisiana District his claim for said schooner do: Now if the said George Suckley shall well and truly pay, or cause to be paid to the said United States, or to their certain attorney the sum of Eight thousand dollars, being the appraised value of said schooner in case the same shall be adjudged by the Court or for fault to the said United States upon the trial of the same, together with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue.

Signed, sealed & delivered in presence of

P. Sam^l H. Harper, signed & sealed

For George Suckley by (L)

John Kitchaw Jr.

John Kitchaw Jr.

For Thomas Sands by (L)

John Kitchaw Jr.

For Hugh Spooner by (L)

John Kitchaw Jr.

For Joseph Sands by (L)

John Kitchaw Jr.

Know all men by these presents, that we Smith, Forsyth & Co. by Peter Larrie Moore and Peter Larrie Moore & John Black for Black & Moore, are held and firmly bound unto the United States in the first and full sum of Eight thousand dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this 3^d day of August 1822.

The condition of this obligation is such, that whereas the Brig "Kato" her tackle, apparel and furniture and one barrel of powder has been libelled by the United States aforesaid and whereas Smith, Forsyth & Co. have duly filed in the District Court of the United States for the Louisiana District their claim for said Brig - Now if the said Smith, Forsyth & Co. or their certain attorney shall well and truly pay, or cause to be paid to the said United States the sum of four thousand dollars, being the appraised value of said Brig "Kato", in case the same shall be adjudged by the Court or for fault to the said United States upon the trial of the same together with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue.

Signed, sealed & delivered in presence of

Signed Sam^l H. Harper, signed & sealed

Smith, Forsyth & Co. by (L)

P. L. Moore

Signed

P. L. Moore

Black & Moore for

John Black.

The United States
for
The Steam Schooner "Fidelity"

The United States
for
The Brig "Kato"

Continued

I move all these by these presents, that the St. Albans and Amherst Towns are held and firmly bound unto the United States in the just and full sense of Five Hundred and Fifty eight th Dollars, to which payment well and truly to be made, or paid, ourselves, our heirs, executors, or administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this 6th day of August 1792.

The condition of this obligation is such that whereas the cargo of the Brig Bull Dog, built 1848 Texas has been labelled by the United States government, and whereas Archer has duly filed in the District Court of the United States, for the Louisiana District, his claim for said Texas.

• For of the said Attorney, or his Secretary, shall well and lawfully pay, or cause to be paid to the said United States or to their certain attorney the sum of Two Hundred and Seventy seven Dollars being the appraised Value of said Bells, in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the cost of said Bells, then this obligation to be paid, or else to remain in full force and Virtue.

Fig. a sealed, & others a

Vogel's *Stellaria* fol. 20

in presence of

Liquid Sp^d Ench 10.

Signed, Sam^l H. Maynes CR

Know all Men by these presents, That We, John Thompson, by John Kelshaw
and John Kelshaw, Thomas Swade, Hugh Swann, and Joseph Swade
are held and firmly bound unto the United States in the just and full sum
of Twenty thousand Dollars, to which payment with and lawfully to be made, We
bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by
these presents, sealed with our Seals and dated this 6th day of August 1855.
The condition of this Obligation is such, that

whereas the Eng Bull Dog, her tackle, apparel and furniture have been labelled by the United States of America; and whereas John Thompson and others, have made and sold in the District Court of the United States, for the Western District of New York, their claim for said Eng Bull Dog,
Now I the said John Thompson or his assigns

shall well and truly pay, or cause to be paid to the said United States or to their certain attorney the sum of Three Thousand Five Hundred Dollars being the appraised value of said Brig, in case the same shall be adjudged by the Court as forfeited to the United States upon the trial of the same together with the costs of suit, then this obligation to be null and void over and to remain in full force and virtue.

Wm. Thompson by his agent Geo. D. Smith

See a Sealed envelope

By John Thompson by his agent - do

John Richardson

John Culshaw
Thomas Carole

" Jan pro Octm Kelchm

By the Hon. John W. Sherman

" Joseph Bonds
" John Wilson

11. *Josephine*

Saml. N. Mayner M.B.

The United States

Copy of the Song Book

The United States

The 1st Reg. Bull Reg.

The United States
vs
The Schooner Commerce

Know all men by these presents, that We Jose Sneyra and Ador Lopez by James McFadden their agent, Richard Self, and David Oliver are held and firmly bound unto the United States in the sum of Three Thousand hundred and thirty dollars to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally jointly by these presents, sealed with our seals and dated this 4th day of December 1822.

The condition of this obligation is such that Whereas the Schooner alias Frigate Pelago &c has been libelled by the United States aforesaid; and whereas Sneyra and Lopez by James McFadden has duly filed in the District Court of the United States for the Louisiana District, their claim for Schooner Commerce.

Now if the said Sneyra or Lopez, Richard Self or David Oliver or either of them shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of Three Hundred and fifty Dollars being the appraised value of said Schooner Commerce in case the same shall be adjudged by the Court as forfeited to the United States upon the trial of the same together with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue.

For Jose Sneyra & Ador Lopez
James McFadden. JS
Richard Self JS
David Oliver JS

The United States
vs
The Schooner Commerce

Know all men by these presents that We Thomas Shields and Abner Dornican are held and firmly bound unto the United States in the just and full sum of One Hundred Dollars lawful money of the United States to be paid to the said United States; and to which payment well and truly to be made, we bind ourselves our heirs executors and administrators or assigns jointly and severally jointly by these presents, sealed with our seals and dated this Twentieth day of December in the Year of our Lord One thousand Eight hundred & twenty two.

Whereas a decree of the Honorable the Court of the United States for the Louisiana District on the sixth day of May in the year of our Lord One thousand Eight hundred and twenty two, in a suit wherein Thomas Shields and others were defendants against the Schooner Commerce and cargo and the United States were claimants, where by the demand of the said Thomas Shields and others was not allowed, and from which decree an appeal has been taken by the said Thomas Shields and others defendants to the Supreme Court of the United States.

Nevertheless the condition of this obligation is such that if the said defendants Thomas Shields and others shall prosecute their said appeal to effect; and shall answer all costs and damages if they fail to make their plea good, then this obligation to be null and void, or else to remain in full force and virtue.

Witness
J^r Thomas Shields JS
Abner Dornican JS

Continued

The Master of the Ship

Where all men by their presents that Mr. John Jay and Martin Curralde are held and firmly bound unto Capt. John Jay and Capt. John Jackson in the just and full sum of Seven Thousand Three Hundred & Sixty Six Dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, firmly by their presents sealed with our seals and dated the 21st day of December 1832.

The condition of this obligation is such that Whereas the cargo of the Schooner Carver alias Seven Sails, has been libelled by John Jackson and John Capin aforesaid; and whereas John Jay & John Jay has duly filed in the District Court of the United States for the Territory of Florida their claim for said cargo.

Now if the said John Jay and John Jay Rich^d & Self and David Oliver, or either of them shall well and truly pay or cause to be paid to the said John Capin & John Jackson or to their certain attorney the sum of Seven Thousand Three Hundred Sixty Six Dollars being the appraised value of said cargo in case the same shall be adjudged by the Court as forfeited to the said John Capin & John Jackson upon the trial of the same, together with costs of suit, then this obligation shall be void or else to remain in full force and virtue.

For John Jay & John Jay
James M. Gacharrie
Richard Self
David Oliver

Abraham Smith

Where all men by their presents that Mr. John Jay and Martin Curralde are held and firmly bound unto Abraham Smith his heirs and assigns in the sum of Five Thousand Dollars to which payment well and truly to be made we bind ourselves, our heirs, executors administrators jointly and severally by their presents sealed with our seals and dated the 20th day of December 1832.

Whereas the above bounden John Jay, this day appeared and filed his writ of Error to the Supreme Court of the United States from a certain final judgment rendered in the Court of the United States for the District of Columbia in a suit wherein the said Abraham Smith was Plaintiff, and the said John Jay was Defendant.

Now the condition of this obligation is such that if the said John Jay shall prosecute his writ to effect and recover all damages and costs if he fail to make his plea good, then this obligation to be null and void or else to remain in full force and virtue.

For
Signed John Jay
Signed M. Curralde
John H. Harper

Know all men by these presents that we, Edward Samuel Ainslie
Charles Michael Pandoist, Joseph Theodor Pandoist & John Robert
are held and firmly bound unto the United States in the just and full
sum of Five thousand Five Hundred Dollars to which payment
well and truly to be made we bind ourselves, our heirs, executors and
administrators jointly and severally firmly by these presents sealed
with our seals and dated this 21st day of January 1823 -

The condition of this obligation is such that whereas the Big Pagent, her tackle apparel and furniture, and one half pipe of distilled spirit has been debited by the United States General and whereas P. General Aini by his agent has duly filed in the District Court of the United States for the Louisiana District his claim for said Big Pagent &c.

Now if the said Defendant Doct. Joseph Rudolph Barbieri
and John Hopt shall well and truly pay or cause to be paid to the
said United States into their certain attorney the sum of two thousand
seven hundred and forty Dollars being the appraised value of 1 Brig
Regt of P in case the same shall be adjudged by the Court as forfeited to the
United States upon the trial of the same together with the costs of suit there
this obligation shall be void and void otherwise to remain in full force and virtue.

signed & dated & in presence of By E. J. Vincent Rini by C. H. Doudouit A.
" Pandini " " " " " B.

present of	" Bandini	" " " " " " " "	" 98.
W. S. Mearns & Co	" John Robert	" " " " " " " "	" 98.

W. S. Brown Esq. - School Robert - - - - - 13.

Sheweth all men by these presents that W. Samuel M. Hays as principal, and William Lloyd as surety are held and firmly bound unto Beverly Chas. Wm Emerson, Erastus Munsey, Thasent A. Cook, H. K. Reed and Edward C. Gardner, Administrators of the proceeds of the Brig Sophia, captured and cargo of Slaves in the sum of six thousand dollars lawful money of the United States of America to be paid to the said Beverly Chas. William Emerson Erastus Munsey, T. A. Cook H. K. Reed and E. C. Gardner their heirs or assigns, to which payment well and truly to be made, we bind ourselves our heirs, executors and administrators jointly and severally, firmly by these presents sealed with our seals and dated, this twenty second day of January in the year of our Lord one thousand eight hundred and twenty three

Whereas the said Samuel H. Harper curator of the estate of
Elwin Lorrain deceased (who was also one of the claimants of the proceeds of said
land with the consent of the said Judges rec^d out of said proceeds the sum of
Thirteen thousand Dollars - Now the condition of the above obligation is such
that if the said Sam^l H. Harper & William Ford, or either of them, or either
of their heirs executors or administrators, shall call and truly pay or cause to be
paid into the Court of the United States for the Territorial District the said sum
of Thirteen thousand Dollars within the time required by the said Court, then this
obligation to be null and void: otherwise to remain in full force & effect -

Signed Saml A Sawyer Ld.
Wm Flood Ld.

Continued.

Know all Men by these presents that Mr. George Clark by William Gray his agent and William Hill are held and firmly bound unto the United States in the just and full sum of seven thousand seven hundred Dollars to which payment well and truly to be made our heirs executors our heirs executors jointly and severally firmly by these presents sealed with our seals and dated this twenty fifth day of January 1800.

The condition of this obligation is such that whereas the said George Clark has lately appeared and petitioned has been libeled by the United States against, and whereas George Clark by Mr. Gray his agent has duly filed in the District Court of the United States for the Louisiana District his claim for said George Clark &c.

None of the said George Clark or William Hill shall well and truly pay or cause to be paid to the said United States, or to their certain all the sum of seven thousand eight hundred and fifty Dollars being the appraised value of the said George Clark, or cause the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same together with the costs of suit, then this obligation to be null and void, or else to remain in full force and Virtue.

Witness sealed & deliv^d
in presence of
Signed Wm. Hill
For George Clark
Signed William Gray &c
Signed William Hill &c

Know all Men by these presents that Mr. John Nicholson, John & Duncan, W. Morgan, James Mathis and George Mathis are held and firmly bound unto the United States in the just and full sum of seven thousand Dollars to which payment well and truly to be made our heirs executors our heirs executors jointly and severally firmly by these presents sealed with our seals and dated in the city of New Orleans this fourth day of February in the year of our Lord one thousand eight hundred and twenty three and on the 4th Year of the Independence of America.

The condition of this obligation is such that whereas the said John Nicholson was on the twentieth day of December A.D. 1792, appointed and commissioned by the President of the United States to the Office of Marshal in and for the Louisiana District, and being desirous to enter on the duties of said Office then of the said John Nicholson and such deputies as he may appoint under him shall well and faithfully perform the duties of said Office according to Law, then this obligation to be null and void, or else to remain in full force and Virtue.

Signed John Nicholson &c. Signed John & Duncan &c. Signed W. Morgan &c.
Signed George Mathis &c. Signed James Mathis &c.

Attest Signed Jas. P. Morgan & Mr. John Felt.
Taken and approved before me Signed John Dick Judge of the N. J. for the Louisiana District
United States of America Louisiana District.

I John Nicholson do solemnly swear that I will faithfully execute all lawful precepts directed to the Marshal of the District of Louisiana under the authority of the United States and true returns make, and in all things well and truly and without malice or partiality perform the duties of the Office of Marshal of the District of Louisiana, and take only my lawful fees
So help me God!
Signed John Nicholson

Subscribed before me at New Orleans
this 5th day of February 1803
Signed John Dick
Judge of the N. J. for the Louisiana District.

The United States
The George Clark

The United States
2d Day Jan 27th 1829

Know all Men by these presents that We Severly Chew as principal and John W Smith as
surety are held and firmly bound unto William Commissioner, Samuel M Mayner as
curator of the Estate of Pierre Tomaine, deceased, late Naval Officer, French Humphrey,
Nascent D Cook, H Kallad, and Edward C. Gardner, claimants of the proceeds of the
Prize Josephine Legendre, and cargo of Slaves in the sum of Sixteen Thousand Dollars
lawful money of the United States of America, to be paid to the said William Commissioner
Samuel M Mayner, Curator as aforesaid, French Humphrey, Nascent D Cook H. K.
Kallad, and Edward C. Gardner their heirs or assigns; to which payment well and truly
to be made, we bind ourselves, our heirs, executors and administrators jointly and severally
jointly by these presents, sealed with our seals and dated in the City of New Orleans this tenth
day of January, in the Year of our Lord, One Thousand eight Hundred and Twenty Nine.
Whereas the said Severly Chew (one of the claimants of the proceeds aforesaid)
has with the consent of the said College received out of the proceeds aforesaid Eight Thousand
Dollars. And the condition of the above obligation is such that if the said Severly Chew or
John W Smith, or either of them or either of their heirs, executors or administrators shall
well and truly pay or cause to be paid into the Court of the United States for the Louisiana
District, the said sum of Eight Thousand Dollars with interest at the rate of ten per Cent per
annum from date until paid whensoever the same shall be required by the said Court, then this obligation
to be null and void, otherwise to remain in full force and Virtue.

Test
Signed Per Chew - S
Wm John Toman by W C .. John W Smith Li

The United States
2d Day Jan 27th 1829

Know all Men by these presents, that We Pierre Touffet, Felix Tautier & Co, Vincent Volke,
and Edward Hollander, are held and firmly bound unto the United States in the just
and full sum of Six Thousand Two Hundred Dollars to which payment well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally
jointly by these presents, sealed with our seals and dated this eighth day of February 1829
at New Orleans.

The condition of this obligation is such, that whereas the Priz Emile has
been appraised and furniture has been labelled by the United States aforesaid, and whereas
Pierre Touffet and Felix Tautier & Co have duly filed in the District Court of the United States
for the Louisiana District, their claim for said Priz Emile.

And if the said Pierre Touffet, Felix Tautier & Co, Vincent Volke, and
Edward Hollander, or either of them shall well and truly pay or cause to be paid to the
United States or to their certain attorney the sum of Six Thousand Two Hundred Dollars being the
appraised value of said Priz Emile or in case the same shall be adjudged by the Court as aforesaid
to the said United States upon the trial of the same together with the costs of suit, then this
obligation to be null and void or else to remain in full force and Virtue.

Signed Sealed
and delivered in
presence of
Seymour Tautier
Felix Tautier & Co
Vincent Volke
Edward Hollander
Seymour Tautier
Felix Tautier & Co
Vincent Volke
Edward Hollander

Continued

The United States
vs
The King of France

Know all Men by these presents that Mr Felix Faucher and Co Vincent & Co and Edward Hollander are held and being bound unto the United States in the just and full sum of One Hundred and twenty four Dollars to which payment well and truly to be made, we bind ourselves our heirs executors and administrators jointly and severally, firmly by these presents sealed with our seals and dated this 1 day of February 1822 at New Orleans.

The condition of this obligation is such, that whereas 20 cases of Brandy imported in the King's ships from France, has been labelled by the United States of America and whereas Felix Faucher & Co have duly filed in the District Court of the United States for the Louisiana District their claims for said 20 cases of Brandy.

Now if the said Felix Faucher & Co Vincent & Co and Edward Hollander or either of them shall well and truly pay or cause to be paid to the United States or to their collector at or upon the sum of One Hundred and Twelve Dollars being the appraised value of said 20 cases of Brandy, in case the same shall be adjudged by the Court as forfeited to the United States upon the trial of the same together with the costs of suit then this obligation to be well paid or else to remain in full force and virtue.

Signed, sealed, and deliv

per Felix Faucher & Co
per Vincent & Co
per Edward Hollander & Co
per Felix Faucher & Co

Witness my hand this 1 day of February 1822

The United States
vs
The King of France

Know all Men by these presents that Mr Joseph H Hankins as principal (for and on behalf of H Kelland) and George W Morgan as security are held and being bound unto the United States in the just and full sum of One Thousand Dollars to which payment well and truly to be made, we bind ourselves our heirs executors and administrators jointly and severally, firmly by these presents sealed with our seals and dated this 1 day of February 1822 at New Orleans.

The condition of this obligation is such, that whereas the said Joseph H Hankins for and on behalf of H Kelland are the claimant of the proceeds of the Joseph Hankins and cargo of slaves in the sum of One Thousand Dollars lawful money of the United States of America to be paid to the said Joseph Hankins, Commissioner, Mr Morgan, Curator as aforesaid, Mr Hankins, Mr Morgan & Co, their heirs or assigns; to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally, firmly by these presents sealed with our seals and dated this 1 day of February 1822 at New Orleans.

Witness my hand this 1 day of February 1822
Paul Dumper.

Signed Joseph H Hankins
Signed George W Morgan

James W. Fackham
vs
Jesús and Sofía

Know all men by these presents that Mr. James W. Fackham and Richard Ruff of the City of New Orleans and State of Louisiana, are held and firmly bound unto the said Jesús and Sofía of the City of Havana and island of Cuba in the sum of Five Thousand Dollars lawful money of the United States of America to be paid to the said Jesús and Sofía executors administrators and assigns for which payment to be well and truly made we bind ourselves our heirs jointly by these presents sealed with our seals dated the 13th day of February in the year of our Lord One thousand eight hundred and twenty three.

Whereas said James W. Fackham hath this day presented a Petition to the Hon^{ble} the United States Court in and for the Louisiana District praying an attachment against the property of the said Jesús and Sofía for the sum of Five Thousand eight hundred and eighty six Dollars eighty six cents as the law directs.

Now the condition of this Obligation is such, that if the above bounden James W. Fackham shall well and truly pay or cause to be paid to the said Jesús and Sofía the Defendants in said attachment all such damages as the said Jesús and Sofía shall or may suffer in case it shall appear that the said attachment hath been wrongfully laid out then the above obligation to be void, or else to remain in full force and Virtue.

Signed J. W. Fackham Ed.
" Richard Ruff Ed.

Know all men by these presents that Mr. Samuel M. Mayser, as principal and Percy Chur and Joshua Davis as sureties, are held and firmly bound unto the United States in the sum of Five Thousand Dollars, to which payment well and truly to be made, we bind ourselves our heirs executors and administrators jointly by these presents sealed with our seals and dated the 28th day of April 1868 -

The Condition of this Obligation is such, that whereas the above bounden Samuel M. Mayser, hath on the day of the date hereof been appointed Clerk of the District Court of the United States for the Louisiana District -

Now if the said Samuel M. Mayser shall faithfully discharge the duties of his Office, and seasonably record the decrees, judgments, and determinations of the Court of which he is the Clerk, then this Obligation to be null and void; otherwise to remain in full force and Virtue.

Signed
Signed W. P. Chur Signed Saml M. Mayser Ed.
" Joshua Davis " Percy Chur Ed.
" " Joshua Davis Ed.

Witness my hand
the day and Year above written,

John Dick
District Judge.

John Brandy
1977. Quicker & Amant

John Brandy
1868

Continued.

1977. Onigphor St. Amant

Know all Men by these presents that We Onigphor St. Amant, Lucien Labranche, and Felix E. Frucher are held and firmly bound unto School Brandyge his heirs and assigns in the sum of One Thousand Dollars to which payment well and truly to be made, on bond ourselves, our heirs, executors and administrators jointly and severally by these presents. Sealed with our seals and dated this twentythird day of June A.D. 1873.

Whereas the above bounden Onigphor St. Amant this day appeared and filed his writ of error to the Supreme Court of the United States from a certain final judgement rendered in the Court of the United States for the Eastern District of Louisiana, in a suit wherein the said School Brandyge was Plaintiff and the said Onigphor St. Amant was Defendant - now the condition of the obligation is such that if the said Onigphor St. Amant shall prosecute his writ to effect, and answer all damages and costs if he fail to make his plea good then the obligation to be void, or else to remain in full force and virtue.

Teste	Signed Onigphor St. Amant	
By Saml. H. Mayner Clk.	By Henry E. Davis his atty in fact.	Ed.
	Lucien Labranche	Ed.
	F. E. Frucher.	Ed.

1976. Onigphor St. Amant

Know all Men by these presents that We Onigphor St. Amant, Lucien Labranche and Felix E. Frucher are held and firmly bound unto School Brandyge his heirs and assigns in the sum of One Thousand Dollars to which payment well and truly to be made, on bond ourselves, our heirs, executors and administrators jointly and severally by these presents. Sealed with our seals and dated this twenty third day of June A.D. 1873.

Whereas the above bounden Onigphor St. Amant this day appeared and filed his writ of error to the Supreme Court of the United States from a certain final judgement rendered in the Court of the United States for the Eastern District of Louisiana in a suit wherein the said School Brandyge was Plaintiff and Onigphor St. Amant was Defendant. Now the condition of this obligation is such, that if the said Onigphor St. Amant shall prosecute his writ to effect, and answer all damages and costs if he fail to make his plea good then the obligation to be null and void or else to remain in full force and virtue.

Teste	Signed Onigphor St. Amant	
By Saml. H. Mayner Clk.	By Henry E. Davis his atty in fact.	Ed.
	Lucien Labranche	Ed.
	F. E. Frucher.	Ed.

John Jackson et al
vs
Soley Chen

Know all men by these presents that We, John Jackson, Daniel C. Patterson, and
Charles Pollock are held and jointly bound unto John Capen, Debtor with the said
John Jackson against 200 bags of Coffee, part of the cargo of an armed Schooner of
Soley Chen in the sum of Two Thousand, Nine Hundred and Seventy three Dollars
lawful money of the United States of America to be paid to the said John Capen, his
heirs, executors or assigns, to which payment well and truly to be made, we bind ourselves
our heirs, executors and administrators jointly and severally jointly by these presents, sealed
with our seals and dated this eighteenth day of December A.D. 1823 and 1824
and Seventy three.

Whereas John Jackson one of the Debtors aforesaid, hath received
out of the proceeds of the sale of the said 200 bags of Coffee the sum of Two Thousand
Nine Hundred and eighty six Dollars. Now the condition of the above obligation
is such, that if the said John Jackson, Daniel C. Patterson, and Charles Pollock,
or either of them, or either of their heirs, executors or administrators shall well and truly
pay or cause to be paid unto the Court of the United States for the Eastern District of
Louisiana the said sum of Two Thousand Nine Hundred and Eighty six Dollars
whenever there required by the said Court then the obligation to be null and
void or else to remain in full force and Virtue.

Witness my hand and seal this 18th day of December 1823.
John Jackson
Daniel C. Patterson
Charles Pollock

John Jackson et al
vs
Soley Chen

Know all men by these presents that We, Soley Chen, William Emerson and
James Stewart are held and jointly bound unto the United States in the sum of
Eight Hundred and Eighty eight Dollars and Eighty seven Cents, lawful money
of the United States, for which payment well and truly to be made, we bind ourselves
our heirs, executors and administrators jointly and severally jointly by these presents, sealed
with our seals and dated this 28th day of December 1823.

Whereas the Schooner Commerce has been condemned
as forfeited to the United States, by a decree of the Court of the United States for the
Louisiana District, from which decree an appeal was taken to the Supreme Court
of the United States: And whereas it appears from the report of the case that the Court
of the United States for the Louisiana District has been affirmed by the said
Supreme Court: And whereas the said Soley Chen, with the consent of the District
Court, has received one half of the net proceeds of the said Schooner Commerce
to wit the sum of Eight Hundred and eighty seven Dollars and forty three Cents.

Now the condition of this obligation is such, that if the said Soley Chen,
William Emerson, and James Stewart, or either of them or either of their heirs, executors
or administrators shall pay or cause to be paid the said sum of Eight Hundred and
Eighty eight Dollars and eighty seven Cents, unto the Court, if so ordered by the same
then this obligation to be void otherwise to remain in full force and Virtue.

Witness my hand and seal this 28th day of December 1823.
Soley Chen
William Emerson
James Stewart

The United States
vs
The British & Foreign Bank

Know all men by these presents that Mr. Joseph Wilson, Allison Crosthwaite, Michael Falcon, David Fletcher, John Harrison, James Bell, Richard Potholthwaite, Joseph Crosthwaite, Henry Richardson, John Ration, William Robinson, William Cotte, Edward Tyson, Joseph Malcom, John Clayton, John Falthur and Thomas Potholthwaite by Deafuchan Ogony their agent principal, Salfield Lloyd & Co and Vincent Nells & Co as security are held and firmly bound unto the United States in the just and full sum of Eight Thousand Dollars, lawful money of the United States of America, to be paid to the said United States, to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally for the year four thousand eight hundred and twenty five

The condition of this obligation is such that whereas the British & Foreign Bank has been and is being held in the District Court of the United States for the Eastern District of Louisiana and whereas Joseph Wilson, Allison Crosthwaite, Michael Falcon, David Fletcher, John Harrison, James Bell, Richard Potholthwaite, Joseph Crosthwaite, Henry Richardson, John Ration, William Robinson, William Cotte, Edward Tyson, Joseph Malcom, John Clayton, John Falthur and Thomas Potholthwaite by Deafuchan Ogony their agent has duly filed in the Court of the United States for the Eastern District of Louisiana their claim for the said debt the British & Foreign Bank has been and is being held in the District Court of the United States for the Eastern District of Louisiana their claim for the said debt the British & Foreign Bank has been and is being held in the District Court of the United States for the Eastern District of Louisiana their claim for the said debt

Now of the said Joseph Wilson, Allison Crosthwaite, Michael Falcon, David Fletcher, John Harrison, James Bell, Richard Potholthwaite, Joseph Crosthwaite, Henry Richardson, John Ration, William Robinson, William Cotte, Edward Tyson, Joseph Malcom, John Clayton, John Falthur and Thomas Potholthwaite, Salfield Lloyd & Co and Vincent Nells & Co or either of them, or either of their heirs, executors or administrators shall well and truly pay or cause to be paid to the said United States, or to their certain attorney the sum of Five Thousand Dollars being the appraised value of the said British & Foreign Bank, has been and is being held in the District Court of the United States for the Eastern District of Louisiana their claim for the said debt the British & Foreign Bank has been and is being held in the District Court of the United States for the Eastern District of Louisiana their claim for the said debt

Witness my hand and seal this 1st day of January 1825	Joseph Wilson	vs	Allison Crosthwaite	vs
	Michael Falcon	vs	David Fletcher	vs
	John Harrison	vs	James Bell	vs
	Richard Potholthwaite	vs	Joseph Crosthwaite	vs
	Henry Richardson	vs	John Ration	vs
	William Robinson	vs	William Cotte	vs
	Edward Tyson	vs	Joseph Malcom	vs
	John Clayton	vs	John Falthur	vs
	Thomas Potholthwaite	vs		vs
	by their agent Deafuchan Ogony			
for per George Salfield	vs			
George Lloyd	vs			
Deafuchan Ogony				
for per Vincent Nells				
E. Hollander	vs			
E. Hollander	vs			

We have all, then by these presents, that We, James Wilson, by Reference to Jany, his agent, principal, and Solicitor Royd and Co. and Vincent Holt and Company as attorneys, are held and jointly bound unto the United State of America, in the just and full sum of Seven thousand Two Hundred Dollars, to which payment well and truly to be made, we bind ourselves our heirs executors and administrators jointly and severally, forever by these presents, sealed with our seals and dated this Twentieth day of January 1800.

The Condition of this Obligation is such, that Whereas the

The Condition of this Obligation is such, that Whereas the Cargo of the Ship Southwicks, has been labelled by the United States of America; and whereas James Nelson, by D. Rogers, his agent, has duly filed in the District Court of the District of Columbia for the Eastern District of Tennessee his claim for said Cargo - Now if the said James Nelson, or his Agent or either of them shall not and truly pay, or cause to be paid to the United States or to their certain attorney the sum of Six Thousand One Hundred Dollars, being the appraised Value of said Cargo, or case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the Cost of suit, then this Obligation to be null and Void, otherwise to remain in full force and virtue.

By the Western by his agent, Messrs. D. & Co. Albany N.Y.
Messrs. D. & Co. Albany N.Y. per the Salted Paper Co. Albany N.Y.

Sgt S. C. Gentry 68.
Vincent Kottke, signed E. Hollander 68
E. Hollander 68.

Now all men by these presents, that Wth. Nathaniel Cox as principal and Joseph
Sherry as security are held and jointly bound unto the United States in the sum
of nine hundred and fifty five Dollars and Thirty Cents, lawful money of the United
State of America to be paid to the said United States, or to their certain attorney
to whose payment well and truly to be made, we bind ourselves our heirs executors
and administrators jointly and severally jointly by these presents, sealed with our seals and
dated this 20th day of January in the year of our Lord One thousand eight
Hundred and Twenty four.

Thomas Nathaniel Cox is attorney in fact for A.
S. Seney of London, claimant of the Brig Mary Ann, libelled in the Court
of the United States for the Eastern District of Louisiana, has with the consent
of the District Attorney of the United States for the Eastern District of Louisiana
received the proceeds of the sale of the said Brig Mary Ann the sum of Four
thousand & Seney Sea Bells & Fifteen Cents.

And the condition of the above obligation is such, that if the aforesaid Nathl. Ware, or Joseph Thomas, or either of them, or either of their heirs, executors or administrators, shall well and truly pay or cause to be paid into the Court of the United States for the Eastern District of Tennessee the said sum of Two Hundred and Seventy six Dollars and Fifteen Cents with interest at the rate of ten per Centum per annum from date until paid, or produce to the said Court the power of attorney from the said A. T. S. Levy, by the first day of June next ensuing, then the above obligation to be null and void, or else to remain in full force and effect.

Agnes A. Field

Agnes Matheson

Wm L. Robinson, for Dr. Thomas.

For Thomas

५५.

४३

The Kinderhook
Whitney household.

The Directors of the
 20
 The King & Mary Canal.

Charles Townsend & Co
100 N. 3rd St. New York

Joseph Townsend & Co.
Chas. Byington

Know all men by these presents, that We, William Fleming, master of the ship
"Bingham", as principal, and Demetrius Bell as security, are held and jointly
bound unto Joseph Townsend and others, demanders against said ship in the sum
of Five Hundred Dollars to which payment well and truly to be made
as hereinafter more fully expressed and administered jointly and severally, jointly to
their present heirs with our seals and dated this 5th day of March 1840.

The condition of this obligation is such, that
whereas the ship "Bingham", her tackle, apparel and furniture has been seized by
Joseph Townsend and others, demanders against, and whereas William Fleming
has duly filed in the District Court of the United States for the Eastern District of
Tennessee his claim for said ship "Bingham" &c.

Now if the said William Fleming, and
Demetrius Bell the either of them shall well and truly pay or cause to be paid
to the said Joseph Townsend & others, demanders against or to their certain attorney
the sum of Five Hundred Dollars, being the appraised value of said ship "Bingham" &c.
in case the same shall be adjudged by the Court as forfeited to the said Joseph Townsend
and others for their claims upon the bond of the said ship, together with the cost of
said, then the above obligation to be null and void, else to remain in full force
and virtue.

Witness my hand &c.
Wm. S. Fanning

Demetrius Bell
H. C. Hill
Chas. Byington
H. C. Hill
H. C. Hill
H. C. Hill

Charles de la Baste
Alphonse Pichon

Know all men by these presents, that We Charles de la Baste, & Jernam Pichon of the
City of New Orleans and Eastern District of the State of Tennessee are held and
jointly bound unto Alphonse Pichon in the sum of Five Hundred Dollars
lawful money of the United States of America to be paid to the said Alphonse
his executors administrators and assigns, for such payment well and truly to be
made as hereinafter more fully expressed and administered jointly and severally, jointly to
their present heirs with our seals and dated this 10th
day of March in the year four and 1840. Whereas Charles de la Baste has
this day presented a petition to the Honorable the District Court of the United States
in and for the Eastern District of the State of Tennessee praying for the writ of
sequestration against the schooner "Ree".

Now the condition of the above obligation
is such, that if the above named Charles de la Baste, shall well and truly pay
or cause to be paid to the said Alphonse Pichon the sum of Five Hundred Dollars
lawful money, all such damages as the said Alphonse Pichon shall or may
suffer in case it shall appear that the said writ of sequestration hath been
wrongfully issued out then the above obligation to be void, else to remain in
full force and virtue.

Witness my hand &c.
in presence of Jernam Pichon

Charles de la Baste
Jernam Pichon

La Roche & Co
 or
 Alphonse Pichon

Know all men by these presents that Mr. Alphonse Pichon principal, and Ernest Blane and Joseph Knapton, debtors, are held and firmly bound unto La Roche & Co, tutor of the said children in the just and full sum of Eight Hundred Dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally jointly by these presents sealed with our seals and dated this 11th day of March 1854.

The condition of this obligation is such, that Whereas the Schooner "Alphonse" has been sequestered by La Roche & Co tutor of the said children, and Whereas the said Alphonse Pichon has obtained leave of the Court to remove said Schooner upon entering with them bond with the trustees aforesaid.

Now if the said Alphonse Pichon, Ernest Blane and Joseph Knapton, or either of them shall well and truly pay or cause to be paid to the said La Roche & Co or to his certain attorney the sum of Four Hundred Dollars being the appraised value of the said Schooner "Alphonse", in case the same shall be adjudged by the Court as belonging to the said La Roche & Co, or judgment be rendered in his favor & therefore, upon the trial of the same, together with the costs of suit then this obligation to be null and void, otherwise to remain in full force and virtue.

Signed, sealed, & delivered	Signed Alphonse	SS.
in presence of, signed J. C. Bates	Ernest Blane	SS.
	Joseph Knapton	SS.

The United States
 or
 The Ship and Schooner "George"

Know all men by these presents that Mr. John Portelly as principal and Andrew Elliot, and George Elliot as security, are held and firmly bound unto the United States in the just and full sum of Twenty one thousand Two hundred and Seventy eight Dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally jointly by these presents, sealed with our seals and dated this 2nd day of June 1854 at New Orleans.

The condition of this obligation is such, that Whereas the Ship "Carl Johan", her tackle apparel and furniture and cargo has been libelled by the United States aforesaid, and Whereas John Portelly has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Ship and Cargo.

Now if the said John Portelly, Andrew Elliot and George Elliot, or either of them shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of Twenty thousand Seven hundred and thirty nine Dollars being the appraised value of said Ship and Cargo, in case the same shall be adjudged by the Court as belated to the said United States upon the trial of the same together with the costs of suit then the above obligation to be null and void or else to remain in full force and virtue.

Signed John Portelly	SS.
Andrew Elliot	SS.
George Elliot	SS.
Signed J. C. Bates	SS.

I know all men by their Quarters that we John Nicholson George
W Morgan, Philip Sickles and Alfred Kemmer are held fully bound under the United
States in the full & just sum of Twenty Thousand Dollars, Lawful money
of the United States, for which payment well & truly to be made we
bind ourselves our heirs, Executors and administrators jointly & severally
personally by their presents, Signed with our hands & sealed with our seals
& dated the 12th day of March in the Year of our Lord One Thousand
Eight hundred Twenty Seven

In consideration of the obligation of such, that
whereby the above bound John Nicholson was on the 12th day of June
1827, appointed Commissioner by the President of the United States
to the Office of Marshal within and for the Eastern District of
Louisiana & being desirous to enter on the duties of said Office
Now if the said John Nicholson and such Deputy as he shall
appoint under him shall well & faithfully fulfil the duties of
said Office according to Law then this obligation to be
null & void - otherwise to remain in full force.

Signed John Nicholson Esq. signed George W Morgan Esq.
Philip Sickles by his Esq. " Alfred Kemmer Esq.

Attest in face of A Conrad
Taken & approved by me, sig. W. B. Robertson, W. Suage for D.

I John Nicholson do solemnly swear that I will faith-
fully execute all Lawful precepts directed to the Marshal
of the Eastern District of Louisiana under the authority of the
United States & true returns made in all things well & truly
and without malice or partiality perform the duties of Marshal
of the Eastern District of Louisiana & take only my Lawful
pay & help me God! Signed John Nicholson
Sworn to before me at New Orleans, this 14th March, 1827 Signed

W. B. Robertson
Thereby authorizing & empowering A. Conrad Esq.
of New Orleans to Sign & affix my name & Seal to the bond to be
given & entered into by John Nicholson & United States Marshal
for the Eastern District of Louisiana East Baton Rouge 13th March 1827
Signed, Philip Sickles

Know all men by these presents, that we (Franklin M. Sea, as principal
and W. H. Rogers, as security are here and firmly bound
unto the United States of America, in the full and true sum of Two
thousand Dollars, to which payment well and truly to be made, we
bind ourselves our heirs, executors and administrators, jointly by these pre-
sents with our seals and dated this 30 day of the month of Decr 1829 -
The condition of this obligation is such, that unless the above bounden -
Franklin M. Sea has been appointed Clerk of the District Court of the United
States for the Eastern District of the State of Louisiana.
None of the said Franklin M. Sea, shall faithfully discharge the duties of his
office and lawfully record the decrees judgments and determinations
of this Court of which he is the Clerk, then this obligation to be null and
void, if not otherwise to remain in full force and virtue.
Signed, sealed and delivered in presence of
John D. McQuinn
(Signed) Franklin M. Sea
W. H. Rogers
John Richardson

United States of America
State of Louisiana, ss.

Know all men, by these presents, that we,
William Parsons of Boston, Massachusetts, here acting and obligating
himself in this behalf by his agent John A. Noble - And
John A. Noble, of New Orleans, we here and firmly bound unto
James Armes & Samuel M. Baker, Syndics of the Executors of the
Estate of James Armes, and their Successors in the sum of Eight
thousand Dollars - For the payment whereof, we bind ourselves,
heirs, Executors & Administrators, jointly by these presents. Sealed with
our seals, and dated in the City of New Orleans, on this thirtieth day of Decr
in the year of our Lord, one thousand eight hundred and twenty nine -
Whereas the above bounden William Parsons hath this day filed a
petition praying that a writ of Error of may be allowed to him, from
certain final judgments rendered against him, in the suit of James
Armes & Samuel M. Baker, Syndics of the Executors of the Estate of
James Armes, in the District Court of the United States in and for the Eastern
District of Louisiana, on the thirtieth day of this present month of Decr
1829 - Now the Condition of the above obligation is such, that the
above bounden William Parsons, shall prosecute his said Writ of Error
in the Supreme Court of the United States, and shall satisfy whatever
judgment may be there rendered against him, or that the same shall
be satisfied by the proceeds of the Sale of his Estate, real or personal
if he fail in the said writ of Error, otherwise that the said John A. Noble
shall justly shall be liable in his place -
Signed & sealed in my presence (Signed) William Parsons
at the day and year first above written by his agent John A. Noble
(Signed) L. B. Donnan

John A. Noble

Since all men by their presents, that are, John F. Miller, Lewis Pollier and Thomas Frankton as principals and John M. Hollant as surety, are bound to P. De la Houssaye in the sum of fifteen hundred dollars, for the payment of which will and truly to be made, they bind themselves this twentieth day of July 1839.

Whereas the said P. De la Houssaye has filed his bill in the District Court of the United States, in and for the Eastern District of Louisiana, against the said Miller, Pollier and Frankton as sureties, and which has been delivered to them in the execution of this process.

Now the condition of this obligation is such, that if the said Miller, Pollier and Frankton claimants shall pay and satisfy to the said P. De la Houssaye the full sum of such judgment or decree as may be rendered in favor of said P. De la Houssaye in his said bill, then this obligation to be void, otherwise to remain in full force and virtue.

(Signed) Thomas Frankton
(Signed) John F. Miller
(Signed) J. M. Hollant
(Signed) Pollier

Attest (Signed) James Murray

Since all men by their presents, that are, Francisco Vigne's principal and P. De la Houssaye as his security, are held and firmly bound unto the United States, in the full and full sum of twenty two hundred dollars which payment will and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated the 30th day of June 1839.

The condition of this obligation is such, that whereas the Schoner Fortia has been libelled by the United States aforesaid, and whereas Francisco Vigne, duly filed in the District Court of the United States, for the Eastern District of Louisiana, his claim for said schooner Fortia.

Now if the said Francisco Vigne & P. De la Houssaye shall will and truly pay or cause to be paid to the said United States or to their certain Attorney, the sum of twenty two hundred dollars, being the appraised value of said schooner in case the same shall be adjudged by the Court as forfeited to the said United States, upon the trial of the same, together with costs of said, then this obligation to be null and void, or else to remain in full force and virtue.

(Signed, sealed and delivered) (Signed) P. Vigne
in the presence of
(Signed) P. De la Houssaye

Know all men by these presents that we, Manuel de Cala as principal and
Thompson & Grant as security, we here and firmly bind unto the United States
in the past and full sum of Two Thousand Dollars, to which payment well
and truly to be made, we bind ourselves, our heirs, executors, and administrators,
jointly and severally jointly by these presents, sealed with our seals, &
dated the 2^d day of June 1829.

The Condition of this obligation is such, that whereas the debt
of Rebecca & Cala has been labelled by the United States aforesaid, &
whereas Manuel de Cala has duly filed in the District Court of
the United States, for the Louisiana District his claim for said
debt of Rebecca & Cala -

Now if the said Manuel de Cala shall well and truly
pay or cause to be paid to the said United States, or to their certain
Attorney, the sum of Two Thousand Dollars, being the appraised value
in case the same shall be adjudged by the Court as forfeited to the
said United States, upon the trial of the same, together with the costs of
the suit, then this obligation to be null and void, or else to remain
in full force and virtue.

Signed, sealed and delivered
in presence of
(Signed) Manuel de Cala
(Signed) Thompson & Grant
(Signed) Manuel de Cala
(Signed) Thompson & Grant
by M. Grant

Know all men by these presents that we, Martin as principal and James
W. Zachary & Company as security, we here and firmly bind unto the United States
in the past and full sum of Eight Thousand Dollars, to which payment
well and truly to be made, we bind ourselves, our heirs, executors and, ad-
ministrators, jointly and severally and jointly by these presents, sealed with
our seals, and dated the second day of July 1829.

The Condition of this obligation is such, that whereas the Ship Julia
has been labelled by the United States aforesaid, and whereas Frederick Bort-
well has duly filed in the District Court of the United States, for the Louisiana Dis-
trict his claim for said Ship Julia -

Now if the said Martin and Zachary shall well and truly pay or cause
to be paid to the said United States, or to their certain Attorney, the sum of
Eight Thousand Dollars, being the appraised value of said Ship Julia, in
case the same shall be adjudged by the Court as forfeited to the said United States,
upon the trial of the same, together with the costs of the suit, then this
obligation to be null and void or else remain in full force and virtue.

Signed, sealed & delivered
in presence of
(Signed) J. W. Lea
(Signed) J. W. Lea
(Signed) Martin
(Signed) J. W. Zachary & Co.
for J. W. Zachary

Know all men by these presents, That we, J. M. Glen, a principal and
partner, are held and firmly bound unto the United States, in the
just and full sum of Five thousand Dollars, to which payment well
and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly
and severally, firmly by these presents, sealed with our seals, and dated
the 31st day of April 1829.

The condition of this obligation is such, that whereas the
Schooner *Abraham* has been libelled by the United States, aforesaid, and
whereas James M. Glen has duly filed in the District Court of the
United States, for the Eastern District of Louisiana, his claim for
said Schooner.

Now if the said James M. Glen, shall well and truly
pay or cause to be paid to the said United States or to their certain Attorney, the sum
of Five thousand Dollars, being the appraised value of *Abraham* in case
the same shall be adjudged by the Court as forfeited to the said United
States, upon the trial of the same, together with the costs of suit, then
this obligation to be null and void, or else to remain in full force and virtue.

Signed, sealed and delivered
in the presence of
(Signed) (Index) (Signed) James M. Glen
(Signed) (Index) (Signed) J. M. Glen

Know all men by these presents, that we, J. B. Leustat et al. J. B. Laporte and J. B.
Le Carpenter, are held and firmly bound unto the United States, in the
just and full sum of Five hundred and fifty Dollars, to which payment
well and truly to be made, we bind ourselves, our heirs, executors and
administrators, jointly and severally, firmly by these presents, sealed with
our seals and dated the 21st day of May 1829.

The condition of this obligation is such, that whereas the Schooners
Santa Anna & *Cargo*, have been libelled by the United States aforesaid,
and whereas J. B. Leustat et al. have duly filed in the District Court of the United
States, for the Louisiana district, his claim for said Schooner *Santa Anna*.
Now if the said J. B. Leustat et al. shall well
and truly pay or cause to be paid to the said United States or to their certain
Attorney, the sum of Five hundred and seventy five Dollars, being the
appraised value of said Schooner *Santa Anna*, in case the same should
be adjudged by the Court, as forfeited to the United States, upon the trial
of the same, together with the costs of suit, then this obligation to
be null and void, or else remain in full force and virtue.

Signed, sealed and delivered
in the presence of
(Signed) (Index) (Signed) J. B. Leustat
(Signed) (Index) (Signed) J. B. Laporte
(Signed) (Index) J. Le Carpenter

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Now all men by these presents, that we Stanislaus P. Haly as principal
and J. B. Laporte & Joseph Le Carpentier as securities, are held and firmly
bound unto the United States in the full and full sum of Seventeen
hundred and one dollars, to which payment well and truly to be made
we bind ourselves, our heirs, executors and administrators, jointly and sever-
ally, firmly by these presents, sealed with our seals and dated this 25th
day of May 1829.

The condition of this obligation is such, that whereas the said Stanislaus
Haly & Co. have been libelled by the United States aforesaid; and whereas
said Haly has duly filed in the District Court of the United States, for the
Eastern District of Louisiana, his claim for boxes of tobacco shell, whigs,
dew's hair, 2100 cases with 4 bags ginger 17 1/2 lbs each & 23 lancewood spars.
Now if the said S. P. Haly, J. B. Laporte & Joseph Le Carpentier shall well
and truly pay or cause to be paid to the said United States or to their common
Attorney, the sum of Eight hundred & fifty ¹¹¹/₁₀₀ Dollars being the
appraised value of said goods & wares, in case the same shall be appraised
by the Court as aforesaid in the said United States, upon the trial of the
same, together with a cost of suit, then this obligation to be well and
void, or else to remain in full force and virtue.

Legally sealed and delivered

in the presence of
(Signed) (Witness)

(Signed) S. P. Haly Esq.

J. B. Laporte Esq.

J. Le Carpentier Esq.

Shall to whom these presents shall come:

J. Henry Pickens, Acting Secretary of the Treasury of the United
States, and Acting

Whereas statements of facts, bearing date the 18th of April 1829
and the filing of the remonstrances of the British Consul General
& cargo shippers amount, touching certain forfeitures, incurred under the Statute
of the United States, entitled "An act concerning the navigation of the waters
of the United States" had been transmitted to the Secretary of the Treasury, by the Judge
of the District Court of the United States for the Eastern District of Louisiana,
pursuant to the Statute of the United States, entitled "An act to provide for mitigating
a remitting the forfeitures, penalties and disabilities, accruing in certain cases
therein mentioned - as by the said statements of facts and petitions remaining
in the Treasury Department of the United States, may fully appear: And
whereas, by the said Secretary of the Treasury, having maturity con-
sidered the said statements of facts and petitions; and it appearing to say
satisfaction that the said forfeitures were incurred without wilful negligence
or any intention of fraud.

Now therefore know ye, That I, the said Secretary of the Treasury,
in consideration of the premises, and by virtue of the power and authority to me
given by the first last mentioned Statute, do hereby decide to remit to the
petitioners

petitioners all the right, claim and demand of the United States, and of all others
whomsoever, to the said forfeitures upon payment of the costs and charges
of prosecution, and of the duties which would have accrued had the import-
ation been lawful; and upon condition that the articles lawfully imported
on the said cargo shall be reported if they be still within the control of
the Importer.

Given under my hand and seal of Office, in the
City of Washington, this nineteenth day of May
in the year of our Lord, one thousand eight hundred
and twenty nine, and the fifty third year of
the Independence of the United States.
(Signed) Abner C. Dickins
Acting Secretary of the Treasury

Call to whom their promise shall come:
Abner C. Dickins, Acting Secretary of the Treasury of the United States
and greetings:
Whereas, a statement of facts, bearing date the 18th of April
1839 with the petition of S. C. Fortell for the owners of the British Ship
"Marshall McDonald" demands and seeks recovery of certain forfeitures
incurred under the Statute of the United States, entitled "An Act to regu-
late the collection of duties on Imports and tonnage" has been trans-
mitted to the Secretary of the Treasury, by the Judge of the District
Court of the U. States for the Eastern District of Louisiana pursuant
to the Statute of the United States, entitled "An Act to provide for mitigating
or remitting the forfeitures, penalties and disabilities, accruing in certain cases
therein mentioned," and the said statement of facts and petition, remaining
in the Treasury Department of the United States, may fully appear: And
Whereas, the said Secretary of the Treasury, having maturely con-
sidered the said statement of facts and petition: And it appearing to my
satisfaction that the said forfeitures were incurred without wilful ne-
gligence or any intention of fraud:
Now therefore know ye, that I, the said
Secretary of the Treasury, in consideration of the premises, and by virtue
of the power and authority to me given by the said last mentioned Statute,
do hereby decide in favor of the petitioners all the right, claim and
demand of the United States, and of all others whomsoever, to the
forfeiture of the said Ship, her tackle apparel &c upon payment of the
tonnage duties and the costs and charges of prosecution.
Given under my hand and seal of Office, in the City of
Washington, this nineteenth day of May in the year of
our Lord, one thousand eight hundred and twenty nine
and fifty third year of the Independence of the U. States
(Signed) Abner C. Dickins
Acting Secretary of the Treasury

— To all to whom these presents shall come
 I Abner Dickinson, Acting Secretary of the Treasury of the United States
 send greeting.

Whereas a statement of facts bearing date the 26th of April
 1829 with the petition of Benjamin Broth & Co for the removal of the
 British Barge "Laura Cannon" thereto annexed, touching a certain
 forfeiture incurred under the Statute of the United States, entitled "An Act
 to regulate the collection of duties on imports and tonnage" has been trans-
 mitted to the Secretary of the Treasury, by the Judge of the District Court
 of the U. States for the Eastern District of Louisiana, pursuant to the
 Statute of the United States, entitled "An Act to provide for mitigating or
 remitting the forfeiture penalties and disabilities, accruing in certain cases
 therein mentioned" as by the said statement of facts and petition remaining
 on the Treasury Department of the United States, may fully appear: And
 Whereas, the said Secretary of the Treasury, having maturely con-
 sidered the said statement of facts and petition: And it appearing to my
 satisfaction that the said forfeiture was incurred without wilful neg-
 ligence or any intention of fraud.

Now therefore know ye that I, the said Secretary of the Treasury
 in consideration of the premises, and by virtue of the power and
 authority to me given by the said last mentioned Statute, do hereby
 declare to remit to the petitioners, all the right, claim & demand of
 the United States and of all other who have, to the said forfeiture upon
 payment of the tonnage, duties and costs and charges of prosecution—

Given under my hand and seal of Office, in the
 City of Washington, this twenty second day of July, in
 the year of our Lord, one thousand eight hundred and
 twenty nine and the fifty third year of the Indepen-
 dence of the United States.

(Signed) Abner Dickinson
 Acting Secretary of the Treasury

— To all to whom these presents shall come
 I Samuel C. Ingham, Secretary of the Treasury of the United States—
 send greeting.

Whereas a statement of facts bearing date the 5th of June 1829
 with the petition of William Adams for James and John Achres, claimants
 of 100 Casks of porter and ale imported in the ship Marshall Mc Donald thereto
 annexed, touching certain forfeitures incurred under the Statute of the United
 States, entitled "An Act to regulate the collection of duties on imports and tonnage"
 has been transmitted to the Secretary of the Treasury, by the Judge of the
 District Court of the U. States for the Eastern District of Louisiana—pursuant to
 the Statute of the United States entitled "An Act to provide for mitigating or remitting
 the forfeiture penalties and disabilities, accruing in certain cases therein—
 mentioned—

mentioned, as by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: and whereas the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: and it appearing to my satisfaction that the said goods were imported without wilful negligence or any intention of fraud:

I do therefore, know ye that I, the said Secretary of the Treasury, upon consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the right claim and demand of the United States and of all others whomsoever, to the said goods upon payment of the Costs and the duties which would have accrued, had the importation been lawful -

Given under my hand and seal of office, in the City of Washington this tenth day of July in the year of our Lord one thousand eight hundred and twenty nine and the fifty fourth year of the Independence of the United States.

(Signed) S. J. Ingham
Secretary of the Treasury

Know all men by these presents, that we, Francisco Seo as principal and Simon Bueculla as security are held and firmly bound unto the United States, in the full and full sum of Eight Thousand Dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents sealed with our seals and dated this 7th day of August 1829 -

The condition of this obligation is such, that whereas the Brig. Nile has been libelled by the United States aforesaid; and whereas Francisco Seo has duly filed in the District Court of the United States for the Louisiana District his claim for said Brig. Nile -

Now if the said Francisco Seo shall well and truly pay or cause to be paid to the said United States, a to their certain Attorney, the sum of four thousand dollars, being the appraised value of said Brig, or else the same shall be appraised by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit, then this obligation to be null and void and to remain in full force and virtue.

Signed, sealed and delivered (Signed) Francisco Seo (Seal)
in the presence of (Signed) J. Bueculla
(Signed) Simon Bueculla

Clark's Office United States Dist Court
New Orleans August 6 1829

The United States }
of } In Admiralty
Brig Nile }

By virtue of the consent of parties written and put on file, it is agreed that the said Brig Nile be restored to the claimant on his giving bond with Simon Luculle as security in double the appraised value thereof and to that effect that R. F. Canfield, Sheldon S. Clark, and Emanuel S. Luculle be appointed appraisers of the same, and that they make their report without delay.

(Signed) J. M. Lea Clerk

The undersigned appraised appraisers of the Brig Nile saved by the United States do appraise the said Brig at the sum of Four Thousand Dollars shown to before me

(As of August 1829)

(Signed) J. M. Lea Clerk

R. F. Canfield -

E. S. Luculle -

Sheldon S. Clark -

- To all to whom these presents shall come, -
I, Samuel F. Bingham, Secretary of the Treasury of the United States, send greeting.

Whereas a statement of facts, bearing date the 6th June 1829 with the petition of Theodore Nicoll & Co. Consignees of 126 bottles of Quinquina, imported in the British Barque Henry Galtier thereto annexed, touching certain forfeitures incurred under the Statute of the United States, entitled "An act concerning the navigation of the United States" has been transmitted to the Secretary of the Treasury, and by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "An act to provide for mitigating or remitting the forfeitures and disabilities, accruing in certain cases therein mentioned" as by the said statement of facts and petition remaining in the Treasury, Department of the United States, may fully appear: And whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition; and it appearing to my satisfaction that the said forfeitures were incurred without any wilful negligence or any intention of fraud: Now Therefore, Know Ye, That I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decree to remit the petitioners all the right, claim and demand of the United States,

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and of all others whomsoever, to the said forfeitures upon exportation of the said 125 bottles of Quicksilver and upon payment of the duties, which would have payable had there been no violation of law, and of the Costs and Charges of prosecution -

Given under my hand and seal of Office, in the City of Washington, this sixteenth day of July, in the year of our Lord, one thousand eight hundred and twenty nine, and the Fifty fourth year of the Independence of the United States -

(Signed) S. D. Ingham
Secretary of the Treasury

To all to whom these presents shall come
I, Samuel D. Ingham, Secretary of the Treasury of the United States send greeting;

Whereas statements of facts bearing date the 15th June 1829 with the petitions of George Halkield, his Britannic Majesty's Consul at New Orleans, thereto annexed, touching certain penalties incurred under the Statute of the United States entitled "An act concerning navigation" has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States entitled "An act to provide for mitigating or remitting the forfeitures, penalties and disabilities, accruing in certain cases therein mentioned" as by the said statement of facts and petitions remaining in the Treasury Department of the United States, may fully appear: And whereas, I, the said Secretary of the Treasury, having maturely considered the said petition and statement of facts and petition: And of appearing to my satisfaction that the said Penalties were incurred without willful negligence or any intention of fraud:

Now therefore know ye, that I, the said Secretary of the Treasury, in consideration of the premises and by virtue of the power and authority to me given by the said last mentioned Statute do hereby decide to remit to the petitioner all the right claim and demand of the United States, and of all others whomsoever, to the said Penalties upon payment of the costs and charges of prosecution -

Given under my hand and seal of office, in the City of Washington, this twenty first day of July, in the year of our Lord, one thousand eight hundred and twenty nine and the fifty fourth year of the Independence of the United States -
(Signed) S. D. Ingham
Secretary of the Treasury

Clark's Office United States Dist. Court
New Orleans August 6 1829

The United States }
vs } In Admiralty
Brig & Vile }

By virtue of the consent of parties written and put on file, it is agreed that the said Brig & Vile be retained to the claimant on his giving bond with Somers Lucullu as security in double the appraised value thereof and to that effect that R. F. Canfield, Sheldon S. Clark, and Emanuel S. Lucullu be appointed appraisers of the same, and that they make their report without delay.

(Signed) J. M. Lea Clerk

The undersigned appointed appraisers of the Brig & Vile sworn by the United States to appraise the said Brig at the sum of Four Thousand Dollars sworn to before me

12th of August 1829

(Signed) J. M. Lea Clerk

R. F. Canfield -

E. S. Lucullu -

Sheldon S. Clark -

- To all to whom these presents shall come. -

I, Samuel P. Ingham, Secretary of the Treasury of the United States, send greeting.

Whereas a statement of facts, bearing date the 6th of June 1829 with the petition of Theodore Nicoll & Co. Consignees of 126 bottles of Quinquina, imported in the British Barque Henry Grafton thereto annexed, touching certain forfeitures incurred under the Statute of the United States, entitled "An act concerning the navigation of the United States" has been transmitted to the Secretary of the Treasury, and by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "An act to provide for mitigating or remitting the forfeitures penalties and disabilities, accruing in certain cases therein mentioned" as by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: And whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition; and it appearing to my satisfaction that the said forfeitures were incurred without any wilful negligence or any intention of fraud. Now Therefore, Know Ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit the petitioners all the right, claim and demand of the United States,

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and of all others whomsoever, to the said penalties upon exportation of the
said 125 bottles of Quicksilver and upon payment of the duties, which would have
payable had there been no violation of law, and of the Costs and Charges
of prosecution—

Given under my hand and seal of Office, in the City of
Washington, this sixteenth day of July, in the year of our
Lord, one thousand eight hundred and twenty nine, and
the Fifty fourth year of the Independence of the United
States—

(Signed) S. D. Ingham
Secretary of the Treasury

To all to whom these presents shall come
I, Samuel D. Ingham, Secretary of the Treasury of the United States
send greeting;

Whereas statement of facts bearing date the 15th June 1829
with the petitions of George Salkeld, his Britannic Majesty's Consul at
New Orleans, thereto annexed, touching certain penalties incurred under
the Statute of the United States entitled "An act concerning navigation"
has been transmitted to the Secretary of the Treasury, by the Judge of the
District Court of the United States for the Eastern District of Louis-
iana, pursuant to the Statute of the United States entitled "An act
to provide for mitigating or remitting the forfeitures, penalties
and disabilities, accruing in certain cases therein mentioned," as
by the said statement of facts and petitions remaining in the
Treasury Department of the United States, may fully appear:
And whereas, I, the said Secretary of the Treasury, having maturely con-
sidered the said petition and statement of facts and petition: And it ap-
pearing to my satisfaction that the said Penalties were incurred without
wilful negligence or any intention of fraud:

Now therefore know ye, that
I, the said Secretary of the Treasury, in consideration of the premises
and by virtue of the power and authority to me given by the said
last mentioned Statute do hereby decide to remit to the petitioner
all the right claim and demand of the United States, and of all
others whomsoever, to the said Penalties upon payment of the costs
and charges of prosecution—

Given under my hand and seal of office, in
the City of Washington, this twenty first day of
July, in the year of our Lord, one thousand eight
hundred and twenty nine and the fifty fourth
year of the Independence of the United States—
(Signed) S. D. Ingham
Secretary of the Treasury

- Bond -

Be it known that we, Celeste Grandpre widow of Thomas Beale Senia as principal obligor and Russell Ball as security, are held and firmly bound unto John Wister in the sum of Thirteen Thousand four hundred & ten ⁴⁴/₁₀₀ Dollars, and for the payment thereof well and truly to be made to the said John Wister, his heirs, executors, administrators and assigns, we have ourselves jointly and severally, our heirs, executors and administrators jointly by these presents, sealed with our seals, dated this day the thirtieth August 1829 -

Whereas the above bounden Celeste Grandpre widow of Thomas Beale Senia, has this day sued out of the Honorable the United States District Court for the Eastern District of Louisiana, a writ of injunction, enjoining the Marshal of said Court from seizing & selling a certain plantation, belonging to the said Celeste Grandpre, widow of Thomas Beale Senia, which he the Marshal aforesaid has seized and advertised for sale in a writ of Execution issued from the said Court at the suit of the above John Wister vs. the Heirs of Thomas Beale Senia;

Now therefore the condition of the above obligation is such, that if the said writ of injunction be adjudged to have been wrongfully sued out, that then and in such case, she the said Celeste Grandpre, widow of Thos Beale Senia, or Russell Ball her security aforesaid, shall pay and satisfy to the above John Wister, all costs and damages which thereby shall have suffered; And when all said costs and damages shall have been thus paid and satisfied, or in case the said injunction be adjudged to have been rightfully sued out, then and in such case the above obligation to be void, or else to remain in full force and virtue.

Signed, sealed & delivered in the presence of - signed C. Leghert - witnesses

J. W. Lea, witness as to Thos Beale

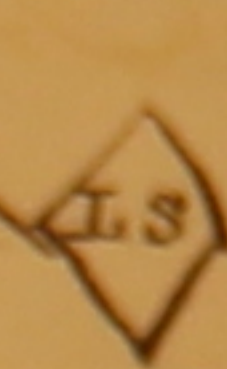
signature

Signed J. W. Lea

Signed



Celeste Beale



Russell Ball

I approve this Bond

Signed for Alfred Hemm

L. C. Duncan

Andrew Jackson

President of the United States of America.
To all persons who shall see these presents, greeting:
Whereas Manuel de Caba, a citizen of the United States
residing in the State of Connecticut, and Master and owner
of the Schooner Rebecca (Boat), lately arrived in the port
of New Orleans, in the State of Louisiana, from Rio Grande
in the Republic of Mexico, has incurred certain penalties
by reason of a violation of the laws of the United States, respecting
the regulating passenger ships and vessels, for the carrying of which
penalties that had been or are about to be instituted, and
whereas it appears satisfactorily, that the said violation of
the laws was not wilfully committed, but was an act
of necessity and humanity, in bringing from Mexico a number
of Mexican Americans who are in pursuit of a law of that
Republic. Now therefore, I, Andrew Jackson, President of the
United States of America, in consideration of the premises and
being otherwise good and sufficient cause thereunto moving, have
granted, and as hereby, remit, all said singular penalties
which have been incurred by said violation of the law aforesaid,
on condition nevertheless, that the said Manuel de Caba
pay and satisfy all costs which may have been incurred in such
acts above mentioned.

In testimony whereof, I have hereunto subscribed my
name and caused the Seal of the United States to be
affixed to these presents. Given at the City of Washington
this twenty ninth day of July A.D. 1822 and of the
Independence of the United States the 5th.
Signed Andrew Jackson.
By the President
Samuel Dan. Chief Clerk of the Department of State in the
absence of the Secretary.

Andrew Jackson

President of the United States of America,
To all persons who shall see these presents, Greeting:
Whereas Francisco Vique, Master and owner of the Mexican
Schooner "Crotche", lately arrived in the Port of New-
Orleans from Tampico, in the Republic of Mexico, has
been seized and detained by reason of a violation of
the laws of the United States respecting the regulation of
Paper Ship, and vessels for the use of which said laws
shall have been or are about to be violated, and
whereas it appears satisfactorily that the said violation
of the laws was altogether unintentional, and was moreover
an act both of humanity and necessity in bringing from
Mexico, a number of native Spaniards and their families
scarcely a law of that Republic. Now therefore I,
Andrew Jackson, President of the United States of
America, in consideration of the premises and also other
good and sufficient reasons, with the advice and consent
of the Senate do hereby remit all and singular the penalties
which have been incurred by said violation of the laws
aforesaid. On condition, nevertheless, that the said
Francisco Vique, pay and satisfy all costs which may have
been incurred in such suit as are mentioned.

In testimony whereof I have hereunto subscribed
my name and caused the Seal of the United States
to be affixed to these presents. Given at the City
of Washington, this twenty ninth day of July,
1829, and of the Independence of the United
States the 5th.

By the President. Andrew Jackson
Camil Bent, Chief Clerk of the Department of State, with the advice
of the Secretary.

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Andrew Jackson

President of the United States of America.
To all Persons who shall see these presents, Greeting:
Whereas James McCrown, Master of the Schooner Albatross belonging
to the Port of New York, lately arrived at the Port of New Orleans
with the State of Louisiana from Matamoros in the Republic of
Mexico, has incurred certain Penalties by reason of a violation
of the Laws of the United States respecting regulating
Shipping and Vessels for the Security of public Frontiers
have been or are about to be instituted and whereas it appears
satisfactorily that the said violation of the Law was not wilfully com-
mitted, but was an act both of necessity and humanity in relieving
from Mexico a number of native Spaniards and their families expelled
by a Law of that Republic. Now therefore I Andrew Jackson
President of the United States of America, in consideration of
the Principles and other good and sufficient reasons and circumstances
aforesaid, have remitted and absolved all and singular the
Penalties which have been incurred by said violation of the Law
aforesaid. On condition nevertheless that the said James
McCrown pay and satisfy all costs which may have been incurred
in each and all above mentioned.

In Witness whereof I have hereunto subscribed my name
and caused the Seal of the United States to be affixed to these
presents. Given at the City of Washington this twenty
ninth day of January 1839 and of the Independence
of the United States the fifty fourth

Andrew Jackson

By the President
Daniel Brent, Chief Clerk of the Department of State in the absence
of the Secretary

The undersigned appraisers of the Ship *Aphelia* seized by the United States do appraise the said Ship at the sum of *thirteen thousand Dollars*.
New Orleans, November 3 1829

Seen to before me this
3 November 1829
[signed]

[signed] R. P. Canfield
J. H. Shepherd
Sheldon S. Clark

J. H. S. Clark

Know all men by these presents that we C. J. Barton, Joshua Geo and Moran by our agents J. C. Russell & Wadsworth & Wadsworth & Wadsworth as security are held and firmly bound unto the United States in the full and full sum of *thirteen thousand Dollars*, to which payment will and truly to be made, we bind ourselves our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals on a date this *third* day of *November* 1829.

The condition of this obligation is such, that whereas the Ship *Aphelia*, her tackle, apparel, and furniture have been libeled by the United States for seizure, and whereas C. J. Barton, J. Geo & Moran have duly filed, in the District Court of the United States, for the Eastern District of Louisiana, their claim for said Ship, her tackle, apparel and furniture.

Now of the said C. J. Barton, Joshua Geo and Moran, J. C. Russell & Wadsworth & Wadsworth & Wadsworth shall well and truly pay or cause to be paid to the said United States or to their certain Attorney the sum of *thirteen thousand Dollars*, being the appraised value of said Ship *Aphelia* her tackle, apparel and furniture, in case the same shall be adjudged by the Court as forfeited to the said United States, upon the trial of the same, together with the costs of suit, then this obligation to be null and void, otherwise to remain in full force and effect.

Witness our hands and seals
in the presence of
[signed] J. H. S. Clark

J. C. Russell & Wadsworth
p. J. H. Wadsworth & Wadsworth
W. H. S. Clark

The undersigned appears of the Case of Calicoes P. S. No. 8293 - Claimed by P. S. Norton & Co. against the United States as appears the said Case of Calicoes at the sum of Three Hundred and Eighty five dollars.

In witness whereof
 the 1st day of Nov. 1829
 Signed W. D. Crawford
Attorney at Law
 Signed J. D. de la Cruz

Know all men by these presents, that we P. S. Norton & Co. as principal and J. D. de la Cruz as secretary are fully bound unto the United States, in the full and full sum of Three Hundred and Eighty five Dollars, to which payment will and truly to be made, we bind ourselves our heirs, executors and administrators, jointly and severally, by this present, sealed with our seals and dated this fifth day of November 1829. The condition of this obligation is such, that whereas 155 Miles, Boxes &c. of merchandise have been libelled by the United States aforesaid, and whereas P. S. Norton & Co. have duly paid in the District Court of the United States, for the Eastern District of Louisiana, their claim for one case Calicoes marked P. S. No. 8293. Now if the said P. S. Norton & Co. & J. D. de la Cruz, shall well and truly pay or cause to be paid to the said United States or to their Clerk or Attorney, the sum of Three hundred and eighty five dollars being the appraised value of said case Calicoes or into the same shall be assigned by the Court as forfeited to the said United States upon the trial of the same, together with the Costs of suit, then this obligation to be void and of no effect, in case it remain in full force and virtue.

Signed, sealed and delivered
 in the presence of
 Signed P. S. Norton & Co.
J. P. de la Cruz
Att. & Secretary
 Signed John D. Nelson
J. P. de la Cruz

The undersigned appraisers of the Ship Kentucky, seized by the United States, to appraise the said Ship at the sum of Eighteen Thousand Dollars
Shew to before me
this 3. Nov. 1829

Signed J. A. Van Hook

Signed { W. D. Canfield
J. H. Shepard
Shubert S. Clark

Know all by these presents, that we John Ricketts for self & other names as principal and James Porter & Thomas Winks as co-principals as bona and fairly bound with the United States, in the just and true sum of Eighteen Thousand Dollars, to which present debt and truly to be made, we have coming on have executed and administered, jointly and severally by these presents sealed with our seal and date this Twelfth day of November 1829.

The nature of this obligation is such; that being, the Ship Kentucky her tackle apparel and furniture has been seized by the United States for same, and Thomas S. Ricketts, C. Marshall, R. Marshall, Elias Williams, & others have duly filed in the District Court of the United States, for the Eastern District of Louisiana, their claims for said Ship, her tackle, apparel and furniture.

And if the said John Ricketts, James Porter & Thomas Winks shall well and truly pay or cause to be paid to the said United States or to their certain Attorney the sum of Eighteen Thousand Dollars, being the appraised value of said Kentucky her tackle &c. in the case the same shall be assigned by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit, then this obligation to be null and void, & else to remain in full force and virtue.

Signed sealed & witnessed
in the presence of
Signed J. A. Van Hook

Signed { J. Ricketts
James Porter
Thos Winks

Witness to signature
Thomas Ricketts
Signed J. A. Van Hook

The undersigned appointed appraisers of the case of Calicoes to § 39 -
 claimed by the said Plaintiff subject to the United States as appraiser
 the said case of Calicoes as the same of some human and subject to the
 said case No 5th 1839
 signed / P. D. Randolph
 signed / Joseph Secant
 sworn to before me this 5th November 1839

I know all men by these presents, that said Markins, Plaintiff as
 principal and Joseph Secant as security are held and firmly
 bound unto the United States in the just and full sum of some human
 and subject to the said case, which payment will and truly to be made,
 we bind ourselves, our heirs, Executors, and Administrators, jointly
 and severally firmly by these presents, sealed with our seals and signed
 this 5th day of November 1839.

And in witness of this obligation I declare that whereas the said Plaintiff
 of Markins has been held by the United States of America
 and whereas Markins, Plaintiff have duly filed in the District Court
 of the United States for the Eastern District of Louisiana, their claim
 for case calicoes marked § 39. Now if the said Markins,
 Plaintiff & Joseph Secant shall not and truly pay or cause
 to be paid to the said United States or to their certain Attorney the
 sum of some human and subject to the said case, being the appraised
 value of said case of Calicoes, in case the same shall be adjudged
 by the Court as forfeited to the said United States upon the trial
 of the same together with costs of suit, then this obligation to be
 paid and void or else to remain in full force and virtue.

signed before me and delivered in the presence of
 Markins, Plaintiff
 signed / Markins, Plaintiff
 signed / Joseph Secant
 signed / Black

The undersigned appraiser of one Whale Blankets, seized by the United States, marked Flag & Barnett's M 57, as appears the same at the sum of one hundred and forty four dollars, sixty one cent.

Done at New York
this 7th Nov 1834
Signed J. H. Clark

Witness
R. J. Canfield
Sheldon & Clark

Now all men by their present, that one Flag & Barnett's as principal one P. A. Norton who as recently an heir and jointly bound into the United States, in the just and full sum of one hundred and sixty one ⁶¹/₁₀₀ Dollars, to which payment well and truly to be made, we have received, one here, collected and administered, jointly and severally, jointly by their present, dated with one date, and dated this seventh day of November 1834.

The condition of this obligation is such that whereas every goods, wares & merchandise have been liable by the United States, have been liable by the United States, and whereas Flag and Barnett's have duly filed in the District Court of the United States, for the Eastern District of Virginia, their claim for one Whale Blankets. Now if the said Flag & Barnett's P. A. Norton who, shall well and truly pay or cause to be paid to the said United States, or to their certain Attorney the sum of one hundred and forty four ⁴⁴/₁₀₀ Dollars, being the appraised value of said Whale Blankets, in case the same shall be adjudged by the Court as forfeited to the said United States, upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else remain in full force & Virtue.

signed under & delivered
in the presence of
Signed J. H. Clark

Witness
Flag & Barnett's P. A. Norton
P. A. Norton & Co

The undersigned affirms of the value of the said package of Blankets claimed by J. Papant as being by the
 United States, as appears by the said value of Blankets at the sum of three hundred and fifty seven
 dollars and fifty cents.

New Orleans Nov 5th 1839

Shewn a before me

this 5th Nov 1839

signed Chas. B. Black

signed W. D. Campfield
Shelton B. Black

Know all men that by these presents, that we, Justin Papant & A. L. Worman as
 security are held and firmly bound unto the United States, in the first and full sum of
 three hundred and thirty seven ⁵⁷/₁₀₀ dollars, which payment will and truly to be made, we
 have made, we have, received and administered jointly and severally, jointly by these presents,
 this 5th day of November 1839.

The condition of this obligation is
 such, that whereas, sundry goods, wares & merchandise, have been shipped by the United States
 of France; and whereas Justin Papant duly filed in the District Court of the United States
 for the Eastern District of Louisiana, his claim for one package of Blankets. Now of the
 said J. Papant & A. L. Worman shall well and truly pay a sum to be paid to the said
 United States or to their order, the sum of three hundred and thirty seven ⁵⁷/₁₀₀ Dollars, being
 the appraised value of said value of package of Blankets, in case the same shall be adjudged by
 the Court as forfeited to the said United States, upon the trial of the same, together with the costs of suit,
 then this obligation to be null and void, ~~otherwise~~ or else to remain in full force and virtue.

signed, sealed & delivered

in the presence of

signed Chas. B. Black

signed Justin Papant
A. L. Worman

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Signature: R. D. Campbell

Dec 18. 1893

Myself & Mr. Park

Andrew J. Clark

The creation of the obligation is such that whereas money

Signed, sealed & returned
in the presence of

in the presence of
John Armstrong

Signature J. Stinger

Dr J. H. French East

by J. H. Smith.

J. R. Hyde - Great

The undersigned appraised of one Bale of Blankets Δ # 13: claimed by Webb
& Gardiner and seized by the United States, as appraised the said bale at the sum of Two
hundred and four dollars.

Shewn & before me

the 9th Nov 1829

signed J. W. de Bock

Signed

P. J. Canfield

Shelton J. Clark

Shew all men, by these presents, that we, Babcock & Gardner as principal and
Philpe and Babcock as security are held and jointly bound unto the United States
in the just and full sum of Two hundred and eight Dollars, & a half payment was
made only to the said, we bind ourselves, our heirs, executors and administrators, jointly
and severally, firmly by these presents, sealed with our seals, and dated this ninth day
of November 1829.

The condition of this obligation is such, that whereas sundry
goods wares and merchandise have been libelled by the United States aforesaid;
and whereas Babcock & Gardner have duly filed with the District Court of the
United States, for the Eastern District of Tennessee, their claim for one Bale of Blankets
marked Δ # 13: of the said Babcock & Gardner & Philpe & Babcock, shall
well and truly pay or cause to be paid to the said United States, or to their collector, within
the sum of Two hundred and four Dollars, being the appraised value, of said
Bale of Blankets, in case the same shall be appraised by the Court as forfeited to the
said United States, upon the trial of the same, together with the costs of suit, then
the obligation to be null and void, and else to remain in full force and virtue.

Signed, sealed & delivered

in the presence of

J. W. de Bock

Signed

Babcock & Gardner

for Philpe & Babcock

John Babcock

The undoubted opposite of the law of 1823. On the 2^d of May, the Court
□ § 286 & 294 - On the 5th of C § 11 and on the 10th of R.M. § 63. By the United
States, for opposite to the same at the case of the *Theresa & Henry* the *Collier* and
other names. Courts.

Given to before me
the 9th of May 1838
Signed P. F. Campbell
Signed Sheldon & Clark

Know all men by these presents, that we *Palma & Co* by *John Comb*
as principal and *A. D. Whiting & Co* as Security, are held and firmly bound
unto the United States in the just and full sum of four thousand two hundred
and forty seven ²¹/₁₀₀ Dollars, to which payment, with cost only to be made, we
bind, ourselves, our heirs, executors & administrators, jointly and severally, firmly by
these presents, sealed with our seals and dated the ninth day of November 1837.

The condition of this obligation is such, that whereas *Samuel Jones*, *James & Merchant*
are have been libeled by the United States against; and whereas the said *Palma & Co*
have only filed in the District Court of the United States, for the Eastern District of Louisiana,
their claim for the law of 1823 on the 2^d of May; On the 5th of C § 11 and on the 10th of R.M. § 63.

Now if the said *Palma & Co* & *A. Whiting*

& Co shall well and truly pay or cause to be paid to the said United States, or to their Customs
Collector, the sum of four thousand and seventy two ²¹/₁₀₀ Dollars, being the appraised value of said
goods, *Jones & Merchant*, in either case shall be recognized by the Court as forfeited to the
said United States, upon the trial of the same, together with the costs of suit, then this
obligation shall be null and void, or else it remain in full force & effect.

Signed, sealed & delivered
in the presence of
(Signed) P. F. Campbell
Signed Palma & Co
Signed John Comb
Signed A. Whiting & Co

The undersigned appointed appraiser of the Case C of 184, the Case ⁵⁴² H of 16, the
 Case D of 224, the Case E of 12, the Case F of 50, as required by the United States, do ap-
 prove the same at the sum of Fifteen hundred and two dollars & four cents.
 Done at New York
 this 7th day of Nov 1839.

L. F. Campfield

Sheldon & Clark

Signed J. H. Clark

Know all men by these presents that we Palmer & Co by John Clark - as
 principal and A. H. Whiting & Co as security are held and firmly bound unto the United
 States in the full & full sum of Three thousand & four hundred and eight cents, to
 which payment well and duly to be made, we bind ourselves, our heirs, executors & ad-
 ministrators, jointly and severally, firmly by these presents; sealed with our seals and dated
 this 7th day of November 1839.

The condition of this obligation is such, that
 whenever sundry goods, wares & Merchandise have been labelled by the United
 States appraiser, and Palmer & Co have duly filed in the District Court
 of the United States for the Eastern District of Virginia their claim for the Case
 C of 184, the Case ⁵⁴² H of 16 the Case D of 224 the Case E of 12 the Case F of 50
 and Palmer & Co & A. H. Whiting & Co shall well & duly pay or cause to be paid
 to the said United States or to their certain Attorney, the sum of Fifteen hundred and two
 Dollars & four cents, being the appraised value of said goods wares & Merchandise, in
 case the same shall be adjudged by the Court as forfeited to the said United States, upon
 trial of the same, together with the cost of suit, then this obligation to be null and void,
 or else to remain in full force & virtue.

Signed, sealed and delivered

in the presence of

Signed J. H. Clark

Signed

Palmer & Co

J. H. Whiting & Co

A. H. Whiting & Co

The undersigned appointed appraisers of the cargo of the schooner W.A. 11.24.33,
33933 claimed by De Blance & Lavelle. De Blance & Lavelle agree by the United States, to
appraise the same at the sum of one hundred and forty Dollars.

Witness my hand
this 11th day of 1833
Signed J. W. Sea Clark
J. D. Canfield
W. Morgan
J. H. Clark

Where all men by their parents, that is, De Blance & Lavelle. De Blance & Lavelle as prin-
cipal & W. Morgan as agent, as heirs and jointly bound into the United States, in the
sum & full sum of the hundred and forty Dollars, to which payment will and
truly to be made, as land master, one time, master & administrator, jointly & severally,
jointly by their parents, sealed with our seals, and dated the tenth day of October 1833.
The condition of this obligation is such, that a honest sundry goods, their & Merchants
have been libelled by the United States against, and where De Blance and Lavelle
De Blance have only filed, in the District Court of the United States for the Eastern
District of Louisiana, their claim for four Digits of Blance, numbered W.A. 11.24.33,
11.24.33. 32 & 33.

Now if the said De Blance & Lavelle, heirs, shall well & truly
pay or cause to be paid, to the said United States, or to their certain Attorney, the sum
of the hundred & forty Dollars, being the appraised value of said schooner, or cause
the same shall be adjudged by the Court as forfeited to the said United States,
upon the trial of the same, together with the costs of suit, then this obligation to
be null & void, and else to remain in full force and virtue.

Signed sealed & delivered
in the presence
Signed J. W. Sea Clark
Signed De Blance & Lavelle
W. Morgan

The undersigned appointed appraisers of the goods described in the within claim, do
appraise the same (with the exception of bale marked H R § 546, not to be found)
at the sum of twenty four hundred and sixty five ⁶⁵/₁₀₀ Dollars.
Shewn to before me
this 10th Nov 1839
Signed J W Lea Clerk
Signed R P Canfield
Signed Sheldon S Clark

Know all men by these presents, That we Palmer & Co by John Combe
his agent and A Whiting as security, are held and firmly bound unto the United
States in the just and full sum of One thousand nine hundred and thirty one
1/100 Dollars, to which payment well and truly to be made, we bind ourselves, our
heirs, executors, and administrators, jointly and severally, jointly by these presents,
sealed with our seals, and dated this eleventh day of November 1839.
The creation of this obligation is such, that whereas 14 Bales, Goods &c
of such and size have been labelled by the United States as forfeited; and
whereas Palmer & Co have duly filed in the District Court of the United States,
for the Eastern District of Louisiana, their claim for 3 bales marked PR
§ 133, 146, one case marked E § 519, one bundle § 521, E L A § 53, D, three
bales marked 72, 1366, 512.

Now if the said Palmer & Co & Whiting & Co shall well and
truly pay a sum to be paid to the said United States, or to their certain Attorney, the
sum of Twenty four hundred & sixty five dollars & cents, being the appraised value
of said Goods and Merchandise claimed as aforesaid; in case the same shall be
adjudged by the Court as forfeited to the said United States, upon the trial of the same
together with the cost of suit; then this obligation to be void, otherwise to remain in
full force and virtue.

Signed, sealed & delivered
in the presence of
Witness
Signed Palmer & Co
Signed John Combe
Signed A. Whiting & Co
Signed James Pontre
Signed J W Lea Clerk

The undersigned appointed appraiser of fifty Bales of Cotton Bagging marked R owned by the United States, and claimed by J. C. & R. Bell as appraised the same at the sum of Two hundred and fifty dollars.

Shewn to before me

this 11th Nov. 1839

Signed J. H. Lee Clerk

Sheldon H. Clark

R. T. Canfield

Know all men by these presents that we, J. C. & R. Bell as principals and Mr. Morgan as agent, are held and firmly bound unto the United States, in the just and full sum of Two hundred and fifty dollars, to which payment we and our heirs, executors & administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this Twelfth day of November 1839.

The condition of this obligation is such, that whereas, sundry goods, wares and merchandise have been libelled by the United States for sale, and whereas J. C. & R. Bell have duly filed in the District Court of the United States for the Eastern District of Louisiana, their claim for fifty Bales Cotton Bagging marked R now of the said J. C. & R. Bell and Mr. Morgan shall, with and duly pay or cause to be paid to the said United States, or to their certain attorney, the sum of Two hundred and fifty dollars, being the appraised value of said Bagging, in case the same shall be adjudged by the Court, as forfeited to the said United States, upon the trial of the same then this obligation to be void, and to remain in full force and virtue.

Signed, sealed & delivered
in the presence of
Signed J. H. Lee

Signed J. C. & R. Bell
Signed W. Morgan

The undersigned appointed appraisers of the Ship Illinois seized by the United States
do appraise the said ship at the sum of sixteen thousand Dollars.

Done at New York
this 15th Dec 1823

(Signed) P. H. Dea Clerk

Signed { N. P. Canfield
J. W. Shepherd
William S. Clarke

Now all men by these presents, that Mr. Silas Holmes, Joshua Fox, Robt. Watson,
John M. Marshall and James Foster, by our Agent James Foster and as principal
and Thomas Wadsworth as security are held and firmly bound unto the United States in
the just and full sum of Sixteen thousand Dollars, to which payment well and truly
to be made, we have ourselves, our heirs, executors & administrators, jointly & severally,
firmly by these presents, bound with our heirs, and also this twelfth day of
December 1823.

The condition of this obligation is such, that whereas, the Ship Illinois
has been seized, appraised & forfeited have been made by the United States aforesaid; and
whereas the above named principals by their said Agent have duly filed in the District
Court of the United States, for the Eastern District of Tennessee, their claim for
the Ship Illinois, her tackle, apparel and furniture -

Now of the said Ship Illinois
If Mr. Watson, S. H. Marshall James Foster & Thomas Wadsworth, shall
well and truly pay or cause to be paid to the said United States, or to their certain
Attorney, the sum of Sixteen thousand Dollars, being the appraised value of said Ship
Illinois her tackle, apparel and furniture, in case the same shall be adjudged by the
Court as forfeited to the said United States, upon the trial of the cause, together with the costs
of suit, then the obligation to be well and truly, or else to remain in full force &
virtue -

Signed Sealed & delivered
in the presence of {
Witness - {
(Signed) D. Sheldahl

Signed { James Foster Agent
Thos. Wadsworth

The undersigned appointed appraisers of the last named ^{W.R.} No 53 signed by
the United States and claimed by the Hazard, do approve the same at the sum of
Eleven hundred thirty seven Dollars and fifty three Cents

Given at New York
the 12th Nov. 1837

Signed J. W. Clark

Signed

R. J. Campbell

Sharon J. Clark

Now all men by their Agents, That the W^m Hazard by his Agent J. P.
McGinnis as principal and John G. Davis as Secretary, hold and jointly bound
the United States, in the just and full sum of Twenty six hundred Twenty five
100 Dollars to which payment well and truly to be made, we have executed our power
executed & administered faithfully and exactly, jointly by their Agents, sealed with our
Seals, and dated this Twelfth day of November 1836 -

The condition of this obligation

is such, that whereas 23 Bales of Wool are part of the cargo of ship Missouri, have been
detained by the United States officers; and whereas W^m Hazard has duly filed
in the District Court of the United States, for the Eastern District of Virginia,
his claim for the loss of Cattle marked ^{W.R.} No 53 -

Now if the said William Hazard &
John G. Davis, shall well and truly pay or cause to be paid to the said United
States, or to their certain Attorney the sum of Eleven hundred thirty seven
53 Dollars, being the appraised value of said Cattle of Cattle, in case the same
100 shall be adjudged by the Court, as forfeited to the said United States, upon the trial
of the same, together with the costs of Suit, then this obligation to be well & truly,
is due to remain in full force & virtue.

Signed, sealed & delivered
in the presence of
J. W. Clark

Signed

William Hazard Sr. &

By his Agent

John McGinnis

Signed

James Hopkins Jr.

John G. Davis Sr. &

the undersigned appointed appraisers of one Bale marked B No 3 seized by the United States and claimed by William A Guegant & Co, do appraise the same at the sum of One hundred Eighty Eight Dollars, Twenty Cents.

Done to before me
this 15th Nov 1831

Signed

R. P. Canfield

Sheldon S. Clark

Signed J. M. Sea Clerk

Now All Men by these Presents. That We, William A Guegant & Co as principal & John C Jackson as Security, are held and firmly bound, unto the United States, in the full and full sum of One hundred and Twenty Six ⁰⁰ Dollars. In which payment well and truly to be made, We bind ourselves, our heirs, Executors & Administrators, jointly and severally, firmly by these presents, Sealed with our seals, & Dated this Twentieth day of November 1831 -

The condition of the obligation is such that whereas 133 Bales, Brought to port of the Cargo of the Ship Kentucky - have been labelled by the United States appraisers; And whereas, W. A Guegant & Co, have duly paid, in the Custom House of the United States, for the Custom Duties of Americana, their claim for one Bale of Merchandise marked B No 3 - Now of the said W. A Guegant & Co & John C Jackson, shall well and truly pay or cause to be paid to the said United States, or to their certain Attorney, the sum of One hundred & Eighty Eight ⁰⁰ Dollars, being the appraised value of said Bale of Merchandise, in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the Cost of Suit, then this obligation to be null & void, or else it remains in full force and virtue -

Signed, sealed & delivered
in the presence of
Signed J. M. Sea Clerk

Signed

W. A. Guegant & Co. Sec.

John C Jackson - Sec.

the undersigned appointed appraisers of the case D/33 - These cases 13/34
34 35. from - Ship Kentucky - the case F/434 Two Vails D.F. 34 35 from Ship
Salina - the case B/377 - the case S/350 from Ship Salina. The Merchants
by the United States and claim by W. P. Hyde & Co. to appear there from
Kentucky at the sum of Eight Thousand and Two Dollars and Eighty five Cents.
These from Salina at the sum of Ten Thousand and Twenty Dollars the sum
and three from Ship Salina at the sum of Ten Thousand and Twenty Three Dollars
and Sixty five Cents.

Done to before me
this 15th Dec. 1823
Signed J. W. Sen. Atk.

Signed } Sheldon S. Clark
 } W. P. Confield

Know all men by these presents that the William P. Hyde & Co. as principals
I W. Hyde as security, are held and firmly bound unto the United States, in the full
and full sum of Sixteen Thousand and Six ⁶³/₁₀₀ Dollars. To which payment well
and truly to be made, we bind ourselves, our heirs, executors & administrators jointly
and severally, firmly by these presents, sealed with our seals, and dated this
Twentieth day of November 1823 -

The condition of this obligation is such
that whereas 135 Vails. Bales or part of the cargo of the Ship Kentucky have
been by the United States Appraised; and whereas, W. P. Hyde & Co. have duly
filed in the District Court of the United States, for the Eastern District of Louisiana
their claim, for the loss of goods mentioned D/33. These cases marked - 33/34
35 -

Then of the said W. P. Hyde & Co. & W. P. Hyde shall well and truly pay
or cause to be paid to the said United States, or their lawful Attorney, the sum of
Eight Thousand and Two ⁶³/₁₀₀ Dollars, being the Appraised value of said Goods
goods; in case the same shall be adjudged by the Court, as forfeited to the said
United States; upon the trial of the same, together with the costs of suit then the
obligation to be null and void, or else to remain in full force and value.

Signed, sealed & delivered
in the presence of
J. W. Sen. Atk.

Signed } W. P. Hyde & Co. Secy.
 } By C. W. Hyde
 } W. P. Hyde

Signed } Nath. Peering

Now all men by these presents, that Wm. W. Hyde & Co as principals and J. C. Hyde as security, are held and firmly bound unto the United States, in the full and full sum of Nine hundred and Eighty Dollars, 20 Cents, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, firmly by these presents, sealed with our seals and date the twentieth day of November 1829 -

The condition of this obligation is such, that Whereas, the Mules, Boxes &c part of the cargo of Ship Palma has been detained by the United States & forfeited; And Whereas Wm. W. Hyde & Co, have duly filed in the District Court of the United States, for the Eastern District of Arkansas - their claim for one case marked F 8429 Two Mules marked DE 12458 -

Now if the said Wm. W. Hyde & Co & J. C. Hyde, shall well and truly pay a sum to be fixed, unto the said United States, a to their Counsel Attorney, the sum of Nine hundred and Eighty Dollars 20 Cents, being the Appraised Value of said Above described goods, in case the same shall be adjudged by the Court as forfeited to the said United States, after the trial of the same, together with the costs of Suit then this obligation to be null & void, & else to remain in full force and Virtue -

Signed, sealed & delivered
in the presence of

Agred { P. W. Lea Clerk
 { Noah Prange

Signed {

W. W. Hyde & Co S. S.
by J. C. Hyde
J. C. Hyde S. S.

Know all Men, By these presents, That We, William P. Hyde & Co. principals and
J. L. Hyde as Security, are held and firmly bound unto the United States in
the just and full sum of One thousand Dollars $\frac{92}{100}$ Dollars.
To which Payment, well and truly to be made, We bind ourselves, our heirs
Executors and Administrators, jointly and severally, by these presents, sealed
with our seals, and dated the Twentieth day of November 1826 -

The Condition of this obligation is such, That whereas sundry goods, part of
the cargo of Brig Ina, have been detained by the United States of America,
and whereas, William P. Hyde & Co., have duly filed, in the Circuit Court of
United States for the Eastern District of Louisiana, their claim for One Dollar
mounted $\frac{37}{100}$ 37 $\frac{3}{4}$ the value thereof $\frac{37}{100}$ 37 $\frac{3}{4}$ part of said cargo.

Now if the said W. P. Hyde & Co. J. L. Hyde shall well and truly pay
or cause to be paid to the said United States, or to their certain Attorney, the sum
of One thousand Dollars $\frac{92}{100}$ Dollars, being the appraised value of said
above described goods in case the same shall be adjudged as property to the
said United States upon the trial of the same, together with the costs of suit
Then this obligation to be null and void, or else to remain in full force &
virtue -

Signed, Sealed and delivered
in the presence of
Signed J. M. Lea Clerk
Notary Public

Signed } W. P. Hyde & Co. Sec.
by C. D. Hyde -
J. L. Hyde Sec.

The Undersigned appointed appraisers of three Bales B.S. § 7. 3. 10 —
 one Bale B by: one Piece ^B 58. 59. one Package R 45, and one Box
 marked D 16, seized by the United States and claimed by J. W. Calkins & Co.
 do appraise the same at the sum of Two thousand and Eighty Nine Dollars
 and forty five cents.

Done before me
 this 18th Nov 1839

Signed J. M. Scott

Signed } R. J. Canfield
 } Sheldon J. Clark

Know All Men by these presents, that Mr. J. W. Calkins & Co as principals
 & Emanuel White as security, are held and firmly bound unto the United States,
 in the just and full sum of Only one thousand & eighty eight ⁹⁵/₁₀₀ Dollars
 to which payment, well and truly to be made, we bind ourselves, our heirs, executors &
 administrators jointly & severally, firmly by these presents, sealed with our seals
 and dated the thirteenth day of November 1839 —

The condition of this obligation
 is such, that whereas J. W. Calkins & Co of good name & merchandise have
 been indebted by the United States a sum of \$, And whereas, J. W. Calkins & Co have
 duly filed in the District Court of the United States for the Eastern District
 of Louisiana their claim for three Bales marked B.S. § 7. 3. 10. one P. R. § 7
 one Piece B 58. 59, one package R 45, and one Box D 16 —

Now if the said J. W. Calkins & Co and Emanuel White shall well and lawfully
 cause to be paid to the said United States or to their lawful Attorney, the
 sum of Two thousand Eighty ⁹⁵/₁₀₀ Dollars, being the appraised value of said
 above described goods in case the same shall be adjudged by the Court as forfeited
 to the said United States upon the trial of the claim, together with costs of
 suit; then this obligation to be null and void, or else to remain in full
 force & virtue.

Signed, sealed & delivered
 in the presence of

Signed J. M. Jacobs

Signed } J. W. Calkins & Co S. S.
 } Emanuel White S. S.

Know all men by these presents, that we, Stephen Campbells
as principal and John Clark as security, as well as jointly
bound unto the United States in the just and full sum of
six thousand Dollars to which Payments well and lawfully
be made, we bind ourselves, our heirs, executors and
administrators, jointly and severally jointly by these presents
sealed with our seals and dated this twenty eighth day
of November 1820

The execution of the obligation is such that
whereas the Brigantine has been seized by the United
States as a prize and whereas, Matthew, J. B. Hartwell
and J. Campbells have duly filed in the District Court
of the United States for the Eastern District of Louisiana
their claim for said Brigantine.

Now if the said Stephen
Campbells and John Clark, shall well and truly pay
or cause to be paid to the said United States or its
attorney, the sum of three thousand Dollars
being the appraised value of said Brigantine, in case
the same shall be adjudged by the Court as forfeited to
the United States, upon the trial of the same, together
with costs of suit, that the obligation to be null and
void or else to remain in full force and virtue.
Signed sealed and delivered, Pigned, Stephen Campbells
in the presence of John Clark
Signed C. W. Lea

The undersigned appointed to appraise the value of the Brig
Gentle, December, Master, signed by the United States
captained on board said vessel after a minute inspec-
tion of the Hull, tackle & apparel, and being assured
that we appraise the said Brig at the sum of three
thousand Dollars, Cash. Signed Robt. Speer
known to before us this 30th Dec 1820
Geo. Clark
C. W. Lea

Regi

See the States of Ship Louisiana

The undersigned appointed appraisers of the Ship Louisiana
by the United States as appraisers the said ship as the
sum of Eleven thousand Dollars
done by me this 11th Decr 1839
R. F. Canfield
J. H. Shepley
Robt. Speer

Know all men by these presents that we James Foster &
agent of the owner of the Ship Louisiana as principal and
Thomas Banks, as security and surety have bound with
the United States in the full and full sum of Twenty two
thousand Dollars to which payment full and truly to
be made we bind ourselves our heirs, executors and ad-
ministrators jointly and severally firmly by these presents
sealed with our seals and dated this 11th day of
December 1839.

The condition of this obligation is such that whereas the ship
Louisiana her tackle, apparel and furniture have been
libelled by the United States as a prize and whereas J.
Holmes, J. H. G. Plagued & Price have only filed
in the District Court of the United States for the Eastern
District of Louisiana their claim for said ship Louis-
iana her tackle &c. Now if the said James Foster
& Thomas Banks shall well and truly pay and
cause to be paid to the said United States or to their
certain attorney the sum of Eleven thousand Dollars
being the appraised value of said ship Louisiana her
tackle &c. in case the said ship shall be adjudged by the
Court as forfeited to the said United States upon the
trial of the same together with costs of suit then this
obligation to be null and void or else to remain in full
force and virtue

Signa Proba (and) Signa James Foster Jr agent
ad in praesentia (Thomas Banks)
of Curli Esq.

To all to whom these presents shall come, I, Samuel C. Ingham, Secretary of the Treasury of the United States, send greeting.

Whereas a Statute of the United States, bearing date, the 16th day of March 1839, with the Petition of C. C. in behalf of the owners of the Brig File and on which containing 11 Pages, judges of your Honor and on which touching certain forfeitures, made in violation of the Statute of the United States, but it being the act to regulate the Collection of duties on imports and on which has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States for the District of Columbia, pursuant to the Statute of the United States, entitled "An Act to provide for investigating or removing the forfeitures, penalties and disabilities, accruing in certain cases, therein mentioned," as by the said Statute of facts and petition remaining in the Treasury Department of the United States may fully appear, And whereas I, the said Secretary of the Treasury, having maturely considered the said Statute of facts and petition, and is appearing to my satisfaction that the said forfeitures were incurred without wilful negligence or any intention of fraud.

I do therefore know ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the special authority to me given by the said last mentioned Statute do hereby accede to, and to the petitioners, all the right, claim and demand of the United States, and of all others who are or ever to the said forfeitures upon payment of the costs and of the duties which would have been payable had the importation been lawful.

Given under my hand and Seal of Office in the City of Washington, this 14th day of December in the year of our Lord 1839 and the 54th year of the Independence of the United States
Samuel C. Ingham
Secretary of the Treasury }

These assignments are counted as proceeds of Custer packages
goods shipped by the United States as appraised the said goods
AB 10 22 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100
Signed R. C. Crawford
this 10 day of May 1830
By R. Crawford
S. M. Black

Know all men by these presents, that we, Solomon Saccarotte as
Principal, and John S. Saccarotte as surety, and family
bound to the United States, in the first and full sum of twenty
four hundred and twenty five Dollars, to which payment
well and truly to be made, we have ourselves, the said
Saccarotte & Saccarotte, jointly and severally, promised
by these presents, sealed with our seals, and dated the
fourth day of January 1830.
That we, the said Saccarotte & Saccarotte, have acknowledged
of goods numbered AB 10 22 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100
have acknowledged by the United States, as aforesaid, and have acknowledged
Saccarotte & Saccarotte, have only paid to the District Court of the United
States for the Eastern District of Long Island, the sum of
said goods, ware and merchandise now of the said Solomon
Saccarotte & Saccarotte, shall well and truly pay or
cause to be paid, to the said United States, for the sum
of twenty four hundred and twenty five Dollars, or
the value of the said goods, ware and merchandise, as
the same shall be appraised by the said United States, upon
the trial of the same, to wit, to the Court of said United States, the
obligation to be null and void, or else to remain in full force
and effect.

Signed & sealed at New York
Solomon Saccarotte
John S. Saccarotte

Signed Saccarotte
John Saccarotte

United States of America
Eastern District of Louisiana

Know all men by these presents
that we Nathaniel Cox, as Plaintiff and Joseph Thomas, as
Defendant, and heirs and assigns, have submitted the matter of
dispute between us and the said Joseph Thomas, and
his heirs and assigns, to the Court of the Eastern District of
Louisiana, for the purpose of settling the same by the
Court, and the said Court has appointed the said Joseph
Thomas, as arbitrator, to settle the same, and the said
Court has appointed the said Joseph Thomas, as arbitrator,
to settle the same, and the said Court has appointed the
said Joseph Thomas, as arbitrator, to settle the same.

And as the above named Nathaniel Cox has the day of
petition praying that a writ of Error may be allowed
to him from a certain final Judgment rendered against
him by the Court of the Eastern District of Louisiana,
in favor of Joseph Thomas, the Defendant, and the
said Nathaniel Cox, with the District Court of the
Eastern District of Louisiana, in and for the Eastern District of Louisiana,
on the 15th day of the present month of January 1850
now the consideration of the above obligation is such
that if the above named Nathaniel Cox, shall procure
a writ of Error to effect in the Supreme Court of
the United States, and shall pay the costs of the
Judgment, may be rendered against him by the Supreme
Court of the United States, in the premises, then and
in that case the above obligation to be null and
void else to be and remain in full force and virtue
Signed, sealed and delivered in presence of
James Brown, Notary Public.

Joseph Thomas
Plaintiff

United States of America
 Eastern District of Louisiana

Know all men by these presents that we Nathaniel Dick and John Panton of County of Orleans Parish State of Louisiana for and in full of the sum of Ten thousand Dollars for the payment of which we bind ourselves our heirs Executors and administrators jointly and severally jointly and severally sealed with our seals at New Orleans this 25th day of January 1830.

Whereas the above bounden Saml Dick have this day filed a petition praying that a writ of error may be allowed to them from a certain final judgment rendered against them on the 2nd of March 1829 in the District Court of Louisiana against the heirs and legal representatives of Joseph H. Hankins the heirs and legal representatives of John Dick and Nathaniel Dick Defendants in the District Court of the United States of the Eastern District of Louisiana on the 25th day of the present month of January 1830.

Now the contract on the above obligation is such that if the above bounden Saml Dick and Nathaniel Dick shall prosecute the said writ of error to the Supreme Court of the United States and shall pay and satisfy whatever damages may be awarded against them thereon in this case the above obligation is to be null and void else to be in full force and virtue.

Witness our hands and seals this 25th day of January 1830.
 Nathaniel Dick
 John Panton

Witness my hand and seal this 25th day of January 1830.
 John Panton

Seal
 Seal
 Seal

Andrew Jackson, President of the United States of America.
 Do all to whom these presents shall come

Greeting

Whereas the King Butler, John Earleth, John H. Hartwell
 and Stephen Tavenport, Citizens of the State of Maine, owners have been
 libelled at the suit of the District Attorney of the United States for the
 Eastern District of Louisiana, for importing Coast Men from a
 slave, without the necessary manifest from the Collector
 of that Port, and whereas it has been represented to me in a satisfactory
 manner that said slave is the property of the Hon. Dennis B. Boulogne, late
 a Senator in Congress from the State of Louisiana, who when required
 to furnish the clearance or manifest assured the Master that there was
 no need of such a proceeding as the said slave, was a native of Lou-
 isiana and had accompanied his family to Washington, that under
 such circumstances, a manifest was not required, with this assurance
 the Master of the vessel named said slave and brought her to New Orleans

Now Therefore I Andrew Jackson, President
 of the United States of America, in consideration of the services, diverse
 other good causes and merits moving, do hereby order and direct, that
 the said King Butler, be liberated on payment of all the costs

In Testimony whereof, I have hereunto subscribed
 my name and caused the seal of the United States to be affixed to these
 presents

L.S.

Given at the City of Washington
 This thirtieth day of January A.D.
 One thousand eight hundred & thirty
 And of the Independence of the United States
 The fifty fourth

By the President

Signed Andrew Jackson

Signed: McLean B. Smith Secretary of State

The W. states is King Butler

Anders, Jackson

President of the United States of America, Date to whom this present shall come, January

Whereas a certain Stephen Fairport, Master of the Brig *Beulah* is now under arrest, at the Suit of the District Attorney of the United States for the Eastern District of Virginia, to answer for the penalty of one thousand dollars for carrying a Slave from the Port of Richmond in Virginia to the Port of New Orleans, without the manifest required by Law and Statute. It appears to me in a satisfactory manner, that the *Beulah* in fact was taken from Fairport, to comply with the requisition of the Law, in relation to said Slave, and credit entirely from error and misapprehension, and his case being such as not to admit of his being kept in the custody of the Law.

Now Therefore I Andrew Jackson

President of the United States of America, in consideration of the Summons & the good cause, on the merits thereof, have ordered and directed and do hereby order and direct, that the said penalty be remitted to the said Stephen Fairport and that he be forthwith discharged from his arrest, on payment of the Costs.

In Testimony Whereof, I have hereunto subscribed my name and caused the Seal of the United States to be affixed, to this Decree.

L. C.

Given at the City of Washington, this Thirtieth day of January A.D. one thousand eight hundred and thirty one, of the Independence of the United States the Fifty fourth.

Signed: Andrew Jackson

By the President,

Signed: M. Van Buren Secretary of State

It is ordered Stephen Fairport

Shall all men by their servants. That We, The Mayor, Aldermen & Inhabitants
of the City of New Orleans, as Principals and Dennis Poirer as Secured,
are fully and jointly bound unto the United States of America, on the part
and full sum of Five hundred dollars, lawful money of the United States
to which payment, well and truly to be made, the said Mayor, Aldermen and
Inhabitants bind themselves jointly and severally, jointly by their servants,
and for the payment whereof, the said Dennis Poirer, binds himself
his heirs and executors jointly and severally jointly by their servants.

Sealed and dated at New Orleans this 9th day of February 1831.

Where the above bounden Mayor, Aldermen and Inhabitants of the
City of New Orleans, have filed a petition praying an appeal from a certain
final judgment rendered against them in the Court wherein the United States
are Plaintiff against the said Mayor, Aldermen and Inhabitants of New Orleans
in the District Court of the United States, for the Eastern District of Louisiana
on the 33rd day of January 1831.

Now the Condition of the above obligation
is such, That if the above bounden Mayor, Aldermen and Inhabitants of
New Orleans, shall prosecute their said appeal to effect, in the Supreme Court
of the United States and shall pay and satisfy whatever judgment may be then
rendered against them, then and in that case, the above obligation shall be
null and void, else to be and remain in full force and virtue.

Signed, Sealed and delivered
in the Presence of — }
Witness Present }
Agd. C. D. Bollinger }

De Poirer, Mayor }
Signed — }
J. Poirer }

The Mayor, Aldermen and Inhabitants of New Orleans

The undersigned, appointed appraisers of Duty hogheads and one bag Coffee
seized by the United States and claimed by Adolphe Adam as appraiser the
same at Six and three quarters cents per pound duties off. Weighing Twenty
six thousand Six hundred and eighty pounds equal to Eight, hundred dollars
and ninety cents.

Sworn to before me

this 11th February 1831.

Jy^r J. N. Lee (Clerk)

Signed

A. D. Caspelle

Thos. S. Clark

Know all men by these presents, that we, A. Dimitri as Agent of the
Lombard & Co. Canal as principals and A. Dimitri & Francis Adam
as Sureties are held and fairly bound to the United States in the
first and full sum of Twenty six hundred and one ⁵⁰/₁₀₀ dollars. Promptly
payment and surety to be made, and said sum to be paid to our
administrators, jointly & severally, jointly by their present & sealed
with our seals and date this 11th day of February 1831.

The condition of this obligation is such, that whereas the cargo of the Bay
Belant, has been libeled by the United States & forced into revenue Adolphe
Adam & Co. Canal has filed in the District Court of the United States, for
the Eastern District of Louisiana, his claim, for forty hogheads and one
Bag Coffee.

Then of the said 1st Canal, A. Dimitri & Francis Adam
shall well and truly pay or cause to be paid to the said United States
or to their certain attorney, the sum of eight hundred dollars and ninety cents
the value of said Coffee less the duties, in case ~~shall~~ the same shall be
adjudged by the Court as forfeited to the said United States, upon the
trial of the same, together with the costs of suit, then this obligation
to be null and void, in case it remain in full force and virtue.

Signed, sealed and delivered

in the presence of

Signed: J. N. Lee

Signed

A. Dimitri S.S.
agent
A. Dimitri S.S.
F. Adam S.S.

The United States v. George of the Long Island

The undersigned appraised appraisers of the Bags Coffee marked P and two
Barrels Coffee marked B. Seized by the United States, and claimed by Oliver
Fairfield; weighing eleven hundred and forty one pounds, do appraise the same
at eleven cents per pound, making one hundred and twenty five dollars fifty one cents, or
at the rate the same without the duty, making Sixty eight Dollars & Forty six cents.
Shewn to before me
this 11th January 1831
Signed { Sheldon & Clark }

Know all men by these presents That the Oliver Fairfield by his Agents -
Corkayne Watts & Co Lockayne Watts & Co as Security, are held and firmly
bound unto the United States, in the full & full sum of One hundred & twenty
five dollars; To which payment, with and truly to be made, we bind ourselves
our heirs executors & administrators, jointly and severally firmly by these presents, shewn
with our seals & dated this Eleventh day of February 1831.

The condition of this obligation is such, That whereas the Cargo of the
Sloop Volant has been libelled by the United States for a certain and whereas
duty paid in the District Court of the United States for the Eastern Dis-
trict of Louisiana claim for the Bags & two Barrels Coffee.

Now if the said O Fairfield & Corkayne Watts & Co
do, shall well and truly pay or cause to be paid, to the said United States, or to
their certain attorney, the sum of Sixty eight dollars and forty six cents, being
the appraised value of said Coffee, less amount of duties deducted by consent of
S. D. D. in case the same shall be appraised by the Court, as aforesaid, to the said
United States, upon the trial of the same, together with the Costs of Suit, then this
obligation to be null and void, or else to remain in full force & virtue.

Signed, sealed & Delivered }
in the presence of }
Signed = Corkayne Watts & Co L.S.
Corkayne Watts & Co
by Joseph Corkayne L.S.

The undersigned appraised appearance of Twenty five bags of coffee & ninety seven
bags of coffee, marked T. seized by the United States, and claimed by Peter John
Falk and Adam Stone, weighing Twenty eight thousand four hundred and ninety
three pounds, do appraise the same at eleven cents per pound, making Thirty
one hundred and twelve dollars and Twenty three cents or at six cents the pound
without the duty, making Eighteen hundred and ninety seven dollars & fifty eight
cents.

Given to before me
this 10th February 1811

Signed: { R. F. Campbell
Shaloon & Clark

Know all men by these presents that we, Cockayne Nathl & Co. of the
Fairfax & Adam Stone and Cockayne Nathl & Co. as security, are held and firmly
bound unto the United States, or the just representative of Thirty one hundred and
ninety seven th Dollars, To which payment, well and truly to be made, we bind ourselves
our heirs executors & administrators, jointly & severally, firmly by these presents.
Sealed with our Seals & dated this 10 day of February 1811

The Condition of this obligation is
Such, That whereas the Cargo of the Brig Vland has been libelled by the United
States of America, and whereas a Complaint was made to the
District Court of the United States for the Eastern District of Louisiana,
there claim for 25 bags & 97 bags of coffee marked T.

That if the said Fairfax & Stone
and Cockayne & Nathl & Co. shall well and truly pay or cause to be paid to the
said United States or to their certain attorney, the sum of Thirty one hundred and ninety
seven dollars & fifty eight cents, being the appraised value of said Coffee, less amount
duty deducted by Consent of the District, or even the same shall be satisfied by
the Court as forfeited to the said United States, upon the trial of the same, together
with the Costs of Suit, then this obligation to be null and void, or else to remain
in full force and virtue.

Signed, Sealed, & delivered
in the presence of
Signed: J. W. Swan

Signed: Cockayne Nathl & Co. -- S. S.
agent for claimant
Cockayne Nathl & Co.
by Joseph Cockayne S. S.

The United States is seized of the Brig Vland

The above is a copy of the original of the above

Sheweth all men by these presents, That Mr. John and Henry Albert Wood
by our agent Mr. W. Caldwell and the said Mr. Caldwell & William Ingham
and jointly bound unto the United States, in the first & full sum of Two hun-
dred and eighty one dollar, to which payment will and truly do be ready or be-
come, our heirs, executors and administrators, jointly and severally, jointly
by their presents, sealed with our seals, and dated this 1st day of March 1831
The creation of this obligation is such, That whereas the Cargo of the Schooner
New Basket has been libeled by the United States, against, and whereas John
and Henry Albert Wood have duly filed, in the District Court of the
United States, for the Eastern District of Louisiana, their claim for 20 bags
Coffee, part of said Cargo Stow of the said Schooner, & Mr. W. Caldwell
and Mr. Ingham, shall with and truly pay, or cause to be paid, to the said
United States or to their certain attorney, the sum of one hundred and fifty dollars
and twenty five cents being the appraised value of said Twenty Bags Coffee
in case the same shall be adjudged by the Court as forfeited to the said United
States together with the cost of Suit, then this obligation to be well and truly, and
to remain in full force and virtue.

Signed, sealed, and delivered
in the presence of
Signed J. M. Lee

Signed { by their agent Mr. W. Caldwell Ld.
Mr. W. Caldwell Ld.
Mr. Ingham Ld.

The undersigned appraised appraiser of Twenty Bags of Coffee, seized by
the United States and claimed by John and Henry Albert Wood, do appraise the same at the
sum of one hundred and fifty dollars and Twenty five cents. Shall J. M. Lee
do hereon
this 1st March 1831
Signed J. M. Lee Secy { R. F. Campbell
Sharon E. Clark

The undersigned affirms of duty seven bags of coffee, seized by the
United States and claimed by Stephen Tilton, to appraise the same at the sum of seven
hundred and thirty seven dollars and fifty seven cents, Edward Jones
Jury to before me

the 1st March 1836

Signed J. M. Lee

Signed

R. F. Thompson
Stephen S. Clark

I am all men by their parents, that W. Stephen Tilton by his agent W. W. Caldwell
and the said W. W. Caldwell and William Traft, are held and jointly bound unto
the United States, on the first and full term of eight hundred and seventy eight, the
Ballard, to which payment will and truly to be made, we have received our two accounts
and administration, jointly and severally, jointly by their parents, sealed with our
Seals and dated the second day of March 1836. The condition of this obligation is
such, That whereas the cargo of the Schooner New Packet, has been libelled by
the United States against and whereas Stephen Tilton has duly filed in the District
Court of the United States for the Eastern District of Louisiana his claim for
Eight Seven Bags of Coffee, part of said cargo. Now if the said Tilton, Caldwell
and Traft shall well and truly pay or cause to be paid unto the United States within
Certain attorney, the sum of Four hundred and thirty seven Dollars and Fifty seven
Cents, being the appraised value of said bags of Coffee, in case the same
shall be adjudged by the Court as forfeited to the said United States, upon the
trial of the same, together with the Costs of suit, then the obligation to be
null and void, or else to remain in full force and Virtue.

Signed, Sealed and delivered
in the presence of
Signed J. M. Lee

Signed Stephen Tilton by his
agent W. W. Caldwell
W. W. Caldwell
W. Traft

The United States vs. Stephen Tilton

The undersigned appears of Fifty Bucks and one hundred and fifty days
before says by the Master of the State and claims by John Wood, do appears the same
at the sum of Thirty three hundred and seventy nine dollars and forty eight cents
R. J. Canfield

Subscribed
Given to before me
this 1st March 1830
Signed J. W. Allen
Signed { Thos. J. Clark

The Master of the State of Virginia

Know all men by these presents, That we John Wood by his
agent W. M. Caldwell and W. M. Traft are held and
firmly bound unto the United States, in the full and full sum of Six thousand
seven hundred and fifty eight five dollars, from which payment will and truly is
to make, or his executor, one hundred and administrative jointly and severally
fully by this present. Sealed with our seals and dated this second day of
March 1830. The condition of this obligation is such, That whereas the Cargo
of the Schooner the Packet, has been libeled by the Master of the Schooner
whereas John Wood has duly filed in the District Court of the United States for
the Eastern District of Louisiana his claim for 151 Bales and 51 Casks Coffee
part of said Cargo, And of the said Wood, Caldwell & Traft, shall well and
truly pay a sum to be paid unto the United States, or to their certain attorney
the sum of Thirty three hundred and seventy nine dollars forty eight cents, being the appraised
value of said 151 Bales and 51 Casks Coffee, in case the same shall be adjudged by
the Court as forfeited to the said United States, upon the trial of the same
together with costs of Suit then the obligation to be null and void except to
pay in full price and value.

Signed Charles and Richard
in the presence of
Signed J. W. Allen
Signed John Wood by his agent
W. M. Caldwell L.S.
W. M. Caldwell L.S.
W. M. Traft L.S.

The undersigned affirms appearance of the said 55 Bags Coffee, says by the
 Navy State and claimed by Yebulon Pitomut, the sum at the time of
 being hundred and twenty five dollars and ninety four cents, about 1836
 Done to before me
 this 1st March 1836 }
 Signed J. W. Lee Comr }
 Signed R. F. Confield
 Signed Sheldon B. Clark

Received from the Tawell, David & Co. Yebulon Pitomut by his Agent
 W. W. Caldwell, and the said W. W. Caldwell and W. W. Insley, are held and
 jointly bound unto the United States in the full and full sum of One hundred
 and forty nine 1/2 dollars, to which payment will and truly to be made, we bind
 ourselves, our heirs, executors and administrators, jointly and severally, jointly by these
 present States with our seal and date this 2 day of March 1836.
 The condition of this obligation is such, that whereas the Cargo of the Schooner
 New Packet has been libelled by the United States of America, and whereas
 Yebulon Pitomut has duly filed, in the District Court of the United States for
 the Eastern District of Louisiana his claim for 55 Bags & 6 Casks of Coffee
 part of said cargo, None of the said Y. Pitomut, W. W. Caldwell
 & W. W. Insley, shall call and truly pay, or cause to be paid to the United States
 or to their certain attorney, the sum of Seven hundred and twenty five dol
 lars 94 cents, being the appraised value of said 55 Bags & 6 Casks of Coffee, in
 case the same, shall be adjudged by the Court as forfeited to the said United
 States, upon the trial of the same, together with costs of suit, then the
 obligation to be void, or else to remain in full force and virtue.

Signed, Seal & Delivered }
 in the presence of }
 Signed J. W. Lee }
 Signed Yebulon Pitomut by his
 Agent W. W. Caldwell }
 W. W. Caldwell }
 W. W. Insley }
 L.S.
 L.S.
 L.S.

The United States is bound by the same

The United States vs Cargo of Schooner "New Israel"

The undersigned appraiser being appointed appraiser of Seventeen Bags of Coffee, seized by the United States and claimed by Ebenezer Bartlett, do appraise the same at the sum of One hundred and forty eight dollars and twenty five cents. *Short paid*
from before me
 this 1st March 1836
 Signed: J. M. Lee Clerk

Signed: Ebenezer Bartlett
 E. Sheldon & Clark

Known all men by these presents that we Ebenezer Bartlett, by his agent Wm. M. Caldwell and the said W. M. Caldwell & Wm. Tupper are here and jointly bound unto the United States, in the full and full sum of One hundred and twenty six ⁹²/₁₀₀ dollars, to which payment well and truly to be made, we bind our heirs, executors and administrators jointly and severally firmly by these presents, sealed with our seals, and date this 1st day of March 1836. The condition of this obligation is such that whereas the Cargo of the Schooner "New Israel" has been libelled by the United States aforesaid, and whereas Ebenezer Bartlett, has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for 17 Bags Coffee part of said Cargo. Now if the said Bartlett, Caldwell & Tupper, shall well and truly pay a sum to be paid unto the said United States, or to their or their attorney, the sum of One hundred and forty eight dollars and twenty five cents, being the appraised value of said seventeen Bags Coffee, in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with costs of suit then this obligation to be well and truly made it remain in full force and virtue.

Signed Sealed and delivered }
 in the presence of }
 Signed: J. M. Lee

Signed: Ebenezer Bartlett by his
 agent W. M. Caldwell & Wm. Tupper
 W. M. Caldwell
 Wm. Tupper

The undersigned affirms of process of duty two bags of coffee, made by the United States and known by Charles H. Coffin and others as appearing the same at the same for three hundred and thirty four dollars and twenty six cents about paper.

Known to before me
this 1st March 1851

Signed - J. H. Lee Clerk

Signature {
R. F. Canfield
Thaddeus S. Clark

This is a copy of the original of the above

Known all men by these presents, That the C. H. Coffin, J. D. Manning, George Bunker, by our agent W. H. Caldwell and W. H. Caldwell, W. H. Traft and others and jointly herein with the United States, on the first of each year of the hundred and thirty eight dollars and twenty six cents which payment will and truly to be made, or paid, and the same, as herein, mentioned administration, jointly and separately jointly by their presents. Sealed with our seals and dated this second day of March 1851.

The condition of this obligation is such, That whenever the Congress of the United States has been notified by the United States of process and whenever the Coffin and others have duly filed, in the District Court of the United States for the Eastern District of Louisiana, their claim for the two bags of coffee, for J. D. Manning, George Bunker, W. H. Caldwell and Traft shall not and truly pay or cause to be paid into the said United States or to their custom attorney, the sum of three hundred and thirty four dollars and twenty six cents, being the appraised value of said two bags of coffee or over the same the same shall be paid, judged by the Court as presented to the said United States upon the terms of the same, together with the costs of suit, then this obligation to be null and void, unless to remain in full force and effect.

Signature {
Sealed and delivered
in the presence of
J. H. Lee

Signature {
Charles H. Coffin
W. H. Caldwell
W. H. Caldwell
W. H. Traft

Dear Father Father or Dear David

Now the consideration of the above obligation is
such that as if the above named Jane Garvey should prosecute
his said wife of error to effect with the Supreme Court of the United
States and shall pay the satisfaction of what ever judgment may
be there rendered against him by the Supreme Court of the
United States, in the premises then and in that case the
above obligation is to be null and void else to be and
remain of full force and value.

Signed, P. M. G. A. P.

Signed, D. H. G. A. P.
K. W. A. P.

D. A. Ross.
Cheney.

Whiting, How & Hanna vs. Thos. Harper & Joseph Gentry

Known all men by these presents, That we Whiting, How & Hanna by our Agent Samuel Packer, Percy and the said Gentry and Joseph Gentry, in the just and lawful claim of Thos. Harper and Joseph Gentry, to be paid to the said Thomas Harper and Joseph Gentry their executors, administrators and assigns. For which payment only and truly to be made, we bind ourselves jointly and severally by these presents, our joint and several heirs, executors and administrators. Sealed with our Seals and dated at the City of New Orleans, this 16 day of March 1836. Now the condition of this obligation is such, that whereas the above bounden Whiting, How & Hanna, have this day presented a petition to the Hon. the District Court of the United States for the Eastern District of Louisiana praying an writ of Sequestration of a Boiler, Steam and frame & Chank of a Steam Engine now in the possession of the defendants. That if the said Whiting, How & Hanna and Gentry Percy and Samuel Packer shall well and truly pay or cause to be paid to the said Thomas Harper and Joseph Gentry all such damages as they shall may suffer or case it shall appear that the said sequestration ^{shall be} wrongfully laid out. The above obligation to be void else to remain in full force and virtue.

Signed, Sealed and delivered
in presence of
Signed: J. W. Lea

Signed { Whiting, How & Hanna L.
by their agent
S. Percy.
" { S. Percy L.
Samuel Packer
by his atty: S. Percy L.

To all to whom these presents shall come greeting;

By the President

Signed On the Bureau Secretary of State.

United States of America vs. N^o 110

A. S. The President of the United States of America
To the Hon^{ble} the Judge of the District Court of the United States for the
Eastern District of Louisiana -

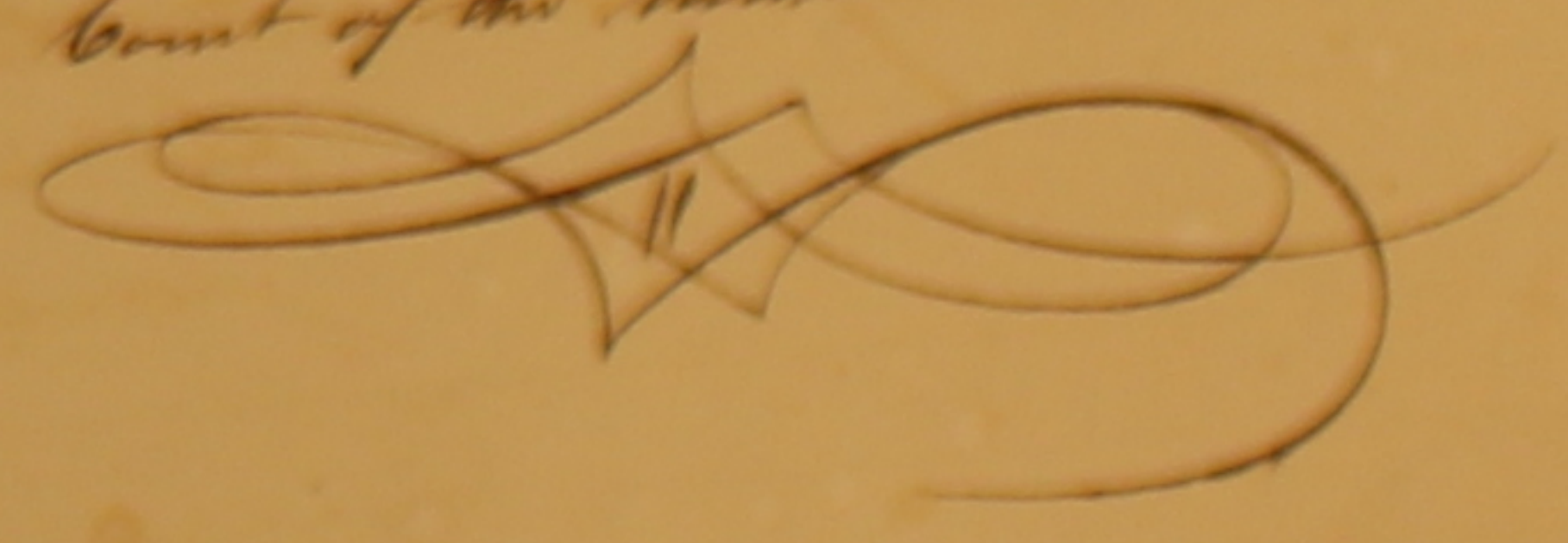
Whereas lately in the District Court of the United States for the Eastern District of Louisiana, before the in a cause wherein James Turner and Samuel W. Cathey, defendants of the creditors of the Estate of James Turner were plaintiffs and Wm. Parsons and defendant, the Judgment of the said District Court was in the following words to wit: "The Court having maturely considered this cause now on for adjournment and order, that judgment be entered up in favor of the plaintiffs against the defendant for the sum of Five Thousand five hundred and sixty seven dollars, with ten per cent damages thereon and interest at the rate of 5 per centum per annum, from the date of the protest of the bill on which suit is brought and costs of suit to be taxed" as by the inspection of the transcript of the record of the said District Court which was brought in the Supreme Court of the United States, by virtue of a writ of Error agreeably to the act of Congress, in such case made and provided, fully and at large appears. And Whereas on the present Term of January, in the Year of our Lord, one Thousand eight hundred and thirty, the said cause came on to be heard, before the said Supreme Court, on the said Transcript of the record and was argued by Counsel; On consideration whereof it is ordered and adjudged by this Court, that the judgment of the said District Court, in this cause, be and the same is hereby affirmed and it is further ordered and adjudged by this Court, that the said cause be and the same is hereby remanded to the said District Court with instructions to enter judgment in said Court for Wm. Parsons the debt in this cause. - Feb^y 9 1830

Syndick of James W. Parsons

Now therefore we hereby command that such further proceedings be had in said cause as according to right and justice can in conformity to the judgment of the said Supreme Court and the laws of the United States ought to be had, the said Writ of Error notwithstanding.

Witness the Hon^{ble} John Marshall, Chief Justice of said Supreme Court, the second Monday in January, in the Year of our Lord 1830

(Signed) Wm. Thos Carroll, Clerk of the Supreme Court of the United States.



The undersigned Legal Agents of A. L. Duncan

United States of America
Eastern District of Louisiana

Know all men by these presents, That we
Francis L. Duncan for himself and the children of Abner L. Duncan
his heirs, the A. Duncan, Philip Hickey and George Mather are here and jointly
bound unto the United States of America in the just and full sum of ^{Twenty} Three Thousand
four hundred, lawful money of the United States, for the payment of which
summed, our heirs, executors and administrators, jointly and severally
jointly by these presents, sealed with our seals and dated at New Orleans
this 11 day of June 1836.

Whereas the above Bondmen within our kind of
Abner L. Duncan have this day filed a petition praying that a writ
of Error may be allowed to them, from a certain final judgment rendered
against them in the Court of the United States of the kind and legal nature
of A. L. Duncan deceased in the District Court of the United States for
the Eastern District of Louisiana on the 3 day of June 1836.

Now the condition of the above obligation is such that if the above
Bondmen within and kind of said A. L. Duncan shall prosecute their said writ of
Error to effect in the Supreme Court of the United States and shall pay and
satisfy whatever judgment may be there rendered against them by the Supreme
Court of the United States on the premises, then and in that case, the above obli-
gation is to be null and void, else to be and remain in full force and virtue.
Signed, sealed and delivered

in presence of
Sgt. J. N. Duncan
Jas B. Conrad

Signed
Francis L. Duncan
Philip Hickey
George Mather
J. M. Duncan

[Signature]
[Signature]
[Signature]
[Signature]

It was all over by their present. That Mr. William Swift as agent for the same
as principal and Lechayre Watt and Co. and W. W. Caldwell as witnesses,
are held and firmly bound unto the United States, in the just and full sum of Twenty
two thousand, one hundred and eighty nine ⁹⁹/₁₀₀ Dollars, to which payment well
and truly to be made, we have subscribed our Names, Executed and administered, jointly
and severally, freely by their presents, sealed with our seals and dated this 2nd day
of June 1836.

The Condition of this obligation is such, that whereas 404 Bags
Coffee &c. Cargo of the Schooner Pelican, has been libelled by the United States,
against and whereas Daniel A. Beull has duly filed in the District Court of the
United States, for the Eastern District of Louisiana, his claim for said goods, wares
and merchandise.

Now if the said Mr. Swift, Lechayre Watt & Co. or A. M. M.
Caldwell, shall well and truly pay or cause to be paid to the said United
States, or to their certain attorney, the sum of Eleven Thousand and ninety
four dollars 56 cents, being the estimated value of said goods, wares
and merchandise, in case the same shall be adjudged by the Court at
foreclosure to the said United States, ^{upon the trial of the same} together with the costs of suit, then
this obligation to be null and void, or else to remain in full force and virtue.

Signed, sealed and delivered
in presence of
J. W. Carr

Signed Mr. Swift as agent for the Comrs
Lechayre Watt & Co. by Joseph Lechayre Watt
W. W. Caldwell

Off. Made this 2nd day of June 1836

The W. of P. F. Dubouche de St. Louis & Co.

Shew all men by these presents, That we Louise Marie Dubouche
represented by Staman Field, her husband, Pierre Charlotte
Dubouche, represented by Louis St. Field her husband,
Louise Elizabeth Dubouche, wife of Jean Philbert, represented by Stama
Field, Louise Agathe Dubouche, wife of Corradon Pringier, represented
by St. Field atty in fact, and Antoinette Caroline Dubouche, wife of
Honoré David represented by Charles Dubouche her attorney in fact and
principal and Staman Field as Security, are held and firmly bound
unto the United States of America in the just and full sum of Twenty
Thousand dollars, lawful money of the United States, to which pay-
ment well and truly to be made, we have ourselves jointly and severally
are joint and several Heirs, Executors and Administrators -
firmly by these presents, sealed with our seals and dates this
21st day of June A.D. 1836.

Whereas the above Bonden, Louise
Marie Dubouche, wife of Staman Field, Pierre Charlotte
Dubouche, wife of Louis St. Field, Louise Elizabeth Dubouche
wife of Jean Philbert, Louise Agathe Dubouche, wife of Corradon
Pringier, and Antoinette Caroline Dubouche, wife of Honoré David
have this day laid out of the Honorable the District Court of the
United States for the Eastern District of Louisiana, a writ of In-
junction, enjoining the Marshal of said Court from seizing and
selling the property of which Peter P. Dubouche de St. Louis de St. Louis
which the said Marshal has seized in a writ of Execution issued from
said Court at the suit of the United States vs Peter P. Dubouche
de St. Louis, & his heirs and legal representatives -

Now therefore the condition of the above obligation
is such, that if the said Writ of Injunction shall be signed by
the Court to have been wrongfully laid out, that then and in
such case the above Bonden Heirs of the said P. P. Dubouche
de St. Louis and the said Staman Field, their Security,
shall pay and satisfy to the said United States all damages
and costs, which may have been sustained by the United
States, in consequence of the issuing of said Injunction, and if
the said Writ of Injunction shall be perpetuated by the Court
then the above obligation is to be null and void.

Signed, sealed and delivered
in presence of
L. M. Field

Signed Staman Field
Signed Louis St. Field
Staman Field
C. Dubouche
attys for Mrs. David

I know all men by these presents That Mr Ellis M. Buell, William
Suff and William M. Caldwell are truly and firmly bound unto the United
States, in the just and full sum of Eighteen hundred and twenty six \$
Dollars, a which payment, well and truly to be made, we have ourselves
and heirs, Executors and administrators, jointly and severally, firmly by
these presents, sealed with our seals and dated this third day of July,
1864.

The condition of this obligation is such, That whereas the Schooner
Billion, has been libelled by the United States against, and whereas Ellis M. Buell
has duly filed in the District Court of the United States for the Southern District
of Louisiana his claim for said Schooner

Now if the said Ellis M. Buell, Mr Suff and M.
M. Caldwell, shall well and truly pay, or cause to be paid, to the said
United States or to their within attorney the sum of Nine hundred
and twenty three \$⁹²³ Dollars, being the appraised value of said
Schooner Billion, in case the same shall be adjudged by the Court
as forfeited to the United States upon the trial of the same together
with the costs of suit, then this obligation to be null & void, or else it
remain in full force and virtue.

Signed, sealed & delivered
in presence of J. M. Seal

Ellis M. Buell Esq.
Wm. Suff Esq.
Wm. M. Caldwell Esq.

This is the Schooner Billion

United States of America
 The President of the United States of America, to the Honorable
 the Judge of the District Court of the United States, for the Eastern
 District of Louisiana: Greeting

Whereas, lately in the District Court of the
 United States for the Eastern District of Louisiana, before you in a
 Cause, wherein John R. Beasford, James M. Brudlow and William
 & Robert, trading under the firm of Beasford, Brudlow & Robert
 were plaintiffs and William Parsons was defendant, the said District
 Court ordered, that judgment be entered up in favor of the said Beasford
 the Defendant, for the sum of One Thousand Four Hundred and Eighty Dollars
 thirty five cents, with interest at 6 per centum per annum, from the
 date of the said judgment, as by the inspection of the Transcript
 of the Record of the said District Court, which was brought into the
 Supreme Court of the United States, by virtue of a writ of Error
 agreeably to the act of Congress in such case made, & provided, full
 and at large appears. And whereas in the present Term of January in
 the year of our Lord, one Thousand Eight Hundred and Thirty, the said
 Cause came on to be heard before the said Supreme Court on the said
 Transcript of the Record, and was argued by Counsel: On consideration
 thereof, it is ordered and adjudged by this Court, that the judgment of the
 said District Court in the said Cause be and the same is hereby affirmed with cost
 and damages, at the rate of Six (6) per centum per annum.

You therefore are hereby commanded, that such execution
 and proceedings be had in said Cause as according to right and justice
 and the laws of the United States, ought to be had, the said writ of Error
 notwithstanding.

Witness the Honorable John Marshall, Chief
 Justice of said Supreme Court, the second Monday in January
 in the year of our Lord, one Thousand Eight Hundred and Thirty
 (Signed) Wm. The Chancellor Clerk of Supreme Court. M.

Beasford, Brudlow & Robert vs William Parsons

I know all men by their parents. That we James W. Breckinridge, and Mr. L. Roberson as principals and Thomas S. McCalister, Sampson Turner, Samuel Collet & John Minton as sureties, are held and firmly bound unto Theodore Wright Esq. in the sum of Five hundred Dollars, lawful money of these United States, for the payment whereof, we and each of us, bound ourselves our heirs executors and administrators jointly & severally firmly by their Parents, sealed with our seals & dated at New Orleans, this 19th day of June 1834

Whereas the above Breckinridge James W. Breckinridge and Mr. William L. Roberson, have this day filed a petition, praying a writ of Error may be allowed them, for a certain final judgment rendered against them in the Court of Theodore Wright Esq. as Executors Roberson, in the District Court of the United States for the Eastern District of Louisiana, on the 11th day of June 1834.

Now the condition of the above obligation is such, that if the above Breckinridge James W. Breckinridge & Mr. L. Roberson, shall prosecute their said writ of Error to effect, in the Supreme Court of the United States, and shall pay and satisfy whatever judgments may be there rendered against them in the premises, then and in that case the above obligation, shall be null and void, they to remain in full force and virtue.

Witness our hands and seals this 19th day of June 1834
in presence of J. W. Reed

James W. Breckinridge Esq.
W. L. Roberson Esq.
Sampson Turner Esq.
Thos S. McCalister Esq.
Samuel Collet Esq.
John Minton Esq.

Theodore Wright Esq. Breckinridge & Roberson

Know all men by these presents, That we Nicholas J Long Richard
H Long & Louisa Long wife of R J Plant by our agent & attorney
in full Madison Parish La as principal & Alfred Mennen, of the
City of New Orleans as security are held & firmly bound unto Elean-
or W Phipps in the sum of Ten Thousand Dollars, lawful
money of the United States; To which payment well & truly to be made
our said principal and each of us jointly severally, our joint & several heirs
executors & administrators by these presents; Sealed with our Seals, Signed
with our names and Dated this 29th July 1836.

The condition of the above
obligation is such, that whereas the above Andrew Nicholas J Long, Richard
H Long & Louisa Long wife of R J Plant have this day presented
a petition to the Hon the District Court of the United States, for the Eastern
District of Louisiana, praying a writ of Sequestration of the following named
Slaves to wit, Sam Parker Harriet Truman Stephen Caroline Talidon
London Harry, Hugh Anthony, Gary, Hinde, Hannah Light J Diney
now in the possession of the said E W Phipps.

That the said Nicholas J Long, Richard
H Long & Louisa Long wife of R J Plant & the said Alfred Mennen
shall well & truly pay or cause to be paid to the said E W Phipps all such
damages as he shall or may suffer in case it shall appear, that the
said Sequestration hath been wrongfully laid out, then the above obliga-
tion it to be null & void, & to remain in full force & virtue.

Signed Sealed & Delivered
in presence of
Sigs. John Macready
Sigs. R Long, P H Long, & Long wife
J R J Plant, My
Madison Canithers
att'y in fact,
" Alfred Mennen

in presence of E W Phipps

The United States District Court of the United States and for
the Eastern District of Louisiana - In Sheweth
to appear and John F. King

Know all men by these Presents, That the
Joshua Lewis and Mr. Wm. McQuinn, are both and jointly bound unto
John Nicholson, Marshal of the United States, in and for the Eastern
District of Louisiana, in the sum and full sum of Twenty eight thousand
eight hundred dollars, lawful money of the United States, to be
paid to the said John Nicholson, his heirs, executors, administrators
assigns or successors in office. For which payment well and lawfully to
be made we bind ourselves, our heirs, executors or administrators, jointly
and severally, firmly by these Presents, sealed with our Seals and dated
the twentieth day of September in the Year of our Lord, one thousand
eight hundred and Thirty.

The condition of this obligation is
such, that whereas the following names and described persons viz
Quari, Gatty, Targuadde, Targu, Bellah, Dromede, Ballah, Stone,
Mijah, Moosah, Moosahlimbah, Mahger, Sambah, Targuablah, Amarah
Lambah, Muzamah, Mordus, Mordus, Targuadymandinge, Tarmine
Amarah, Targuamandinge, Samah, Berra, Sabe Decarie, Selamah
Memadulimbah, Talamandinge, Talamah, Rasah, Targuah Uah, Ra-
cherah, Kaka, Kodifah, and Mahgerah Maher, and Delah, Ivey
Koru, Keme, Tarmah, Tarmah, Camarah, Mammagah, Kakh and
Sipenah Thomas, making in all (48) Forty eight of both sexes
have this day, been liberated by the United States, in the East of the Un-
ited States 48 62 Africans and the Annis John F. King, in the District
Court of the United States in and for the Eastern District of Louisiana, and are
now in the possession of the Marshal of the said District, and whereas the
said above named and described Africans have been this day in compliance
with an order of said Court of this date setting in Admiralty, Bonded
by and delivered to the said Joshua Lewis and Wm. McQuinn -

Now if the said Joshua Lewis and Wm. McQuinn, shall deliver the
said Africans to the Marshal of the District aforesaid, whenever the said require
under the Order of said Court, and render to said Court or satisfactory
account of each of the said Africans as may not be so delivered to said
Marshal, then this bond to be null and void, or else to be of full force and virtue.

In Presence of
C. H. Langston
J. C. Linnear

In witness whereof we have hereunto set our hands
and Seals, the day and year first above written at the
City of New Orleans
(Signed) Joshua Lewis
Wm. McQuinn

In behalf of John Middle Dist. atty, I approve
of this Bond and accept the Security
J. C. Linnear

The Marshal did not deliver of John F. King

The undersigned appointed appraisers of the Sch^{rs} Miranda
 signed at the Court of Alexander Gordon, de appraiser at the sum of
 Five hundred and fifty dollars
 New Orleans 21 December 1830 Signed Benjamin S. Rogers
 Children & Clarke
 Signed to before me
 the 21 December 1830
 L. M. Davidson

Know all men by these Presents, That We, J. Connolly &
 John Connolly are, held and firmly bound unto Alexander Gordon
 for the just & full sum of Eight hundred dollars. Toward
 payment well and truly to be made we bind ourselves, our
 heirs, Executors & administrators, jointly and severally, firmly by these
 presents, sealed with our seals and dated this 21 day of Decem-
 ber 1830.

The condition of this obligation is such, That whereas
 the Sch^{rs} Miranda has been libelled by said Alexander Gordon
 as agreed, and whereas John Connolly, has duly filed in the Dis-
 trict Court of the United States for the Eastern District of
 Louisiana his claim for said Schooner.

Now if the said
 J. Connolly & John Connolly, shall well truly pay or cause to
 be paid to the said Alexander Gordon or to his certain attorney the
 sum of One hundred & forty dollars being the amount claimed by
 him, in case the same shall be adjudged by the Court to the said
 Alexander Gordon upon the trial of the same together with the cost
 of such, then this obligation to be null & void, or else to remain in
 full force & virtue.

Witness, sealed & delivered
 in presence of

J. M. Leabill

J. Connolly

John Connolly

John Connolly

W.S.
 L.S.

Sch^{rs} Miranda of John Connolly

Know all men by these Presents, That Mr. Bordere former and
 present, and J. Cadellon and John Wells merchants, are held to,
 jointly and severally, to the United States, in the just and full sum of
 Eighteen hundred and twenty dollars, for which payment will and
 duly to be made, we have ourselves, our heirs, executors and adminis-
 trators, jointly and severally firmly by these Presents, sealed with our
 seals and dated this fourth day of January 1831.

The condition of this
 obligation is such, that whereas one package of Goods marked B.T.
 No 59, have been libelled by the United States of America and whereas
 Bordere former has duly filed in the District Court of the United
 States, for the Eastern District of Louisiana, their claim for said
 package Goods -

Now if the said Bordere former, J. Cadellon & Wells
 shall well truly pay or cause to be paid to the said United States
 or to their certain attorney, the sum of nine hundred & four dollars
 96 cents, being the appraised value of said package of goods, in case
 the same shall be adjudged by the Court as forfeited to the said United
 States upon the trial of the same, together with the costs of Court, then this
 obligation to be null & void, or else to remain in full force & virtue.

Signed, sealed & delivered
 in presence of
 J. W. Lea

Bordere former J.S.
 J. Cadellon J.S.
 J. Wells J.S.

The copies on the margin contained on the package mentioned above
 have been secured according to Law & I approve of the Security, named
 in the above Bond.

New Orleans 4 January 1831
 Martin Gordon
 Collector

The United States of 11th January 1831

The United States vs Aaron Daniels

Know all men by these Presents: That We Aaron Daniels as principal
 & Paul Pandelly are held firmly bound unto the United States in the
 just full sum of Eleven hundred hundred dollars, to which pay-
 ment will strictly & lawfully we and our heirs, executors & admi-
 nistrators, jointly & severally firmly by these presents. Sealed with our
 seals & dated this 9th day of February 1831.

The condition of this obligation
 is such that whereas 3 boxes of Goods have been labelled by the United
 States against & whereas Aaron Daniels has duly filed in the District
 Court of the United States for the Eastern District of Louisiana his claim
 for said 3 boxes goods.

Now if the said Aaron Daniels & Paul
 Pandelly shall well & truly pay or cause to be paid to the said
 United States or to their certain attorney, the sum of Five hundred
 fifty dollars being the appraised value of said 3 boxes goods, in
 full the same shall be adjudged by the Court as forfeited to
 the said United States, upon the trial of the same, together with
 the cost of suit, then this obligation to be null & void, other-
 wise to remain in full force & virtue.

Signed & sealed & delivered

in presence of
 J. W. G. G.

Aaron Daniels LS
 P. Pandelly LS

I approve of the above Security

11 February 1831

Wm. Gordon Esq.

The undersigned appointed appraisers of three packages of goods
 marked A 106 & 107 & 108 signed by the United States deposed
 the same at the sum of Five hundred & fifty dollars.

Done at New Orleans
 this 7 July 1831

J. W. G. G.

R. F. Canfield
 C. D. Penrose
 Sheldon & Clarke

Know all men by these presents that the Sybilian Pygones Achille Edwards
 & Louis Bernard Arceneul as Principals and Francis Ed as Attorney are held
 and jointly bound unto the L. Honors & Judges of the Court in the sum of full
 sum of Thirty five hundred dollars, lawful money of the United States, to
 which payment well and truly to be made, on and before the first day of
 January next & administrators, jointly & severally bound by these presents. Signed
 with our hands & sealed with our Seals at New Orleans, the 12th day of
 February, in the Year of our Lord 1804

Whereas the above Sybilian Pygones
 Pygones, Achille Edwards & Louis Bernard Arceneul have this day filed
 a Petition praying that an appeal may be allowed them from a certain
 final decree rendered in the case of Edwards & Francis Ed. Thos. Reed & others
 in the District Court of the United States for the Eastern District of Louisiana
 on the 7th day of the present month of February 1804

That if the above Sybilian Pygones
 Pygones, Achille Edwards & Louis Bernard Arceneul shall prosecute their
 said appeal to effect in the Supreme Court of the United States & shall pay
 the costs of the said appeal, may be rendered against them in the premises
 then and in that case the above obligation is to be null & void, else it remain
 in full force & virtue

Signed, Sealed & delivered
 in presence of
 L. M. Davidsons J. M. L.

Sybilian Pygones	SS
Achille Edwards	SS
L. B. Arceneul	SS
F. Ed	SS

Francis Ed as Attorney
 Pygones & Louis Bernard Arceneul

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I now all mine by these presents. That the John Nicholas
Philip Hickey and Alfred Thomas are held and jointly bound unto
the United States in the full exact sum of Twenty thousand dollars
lawful money of these United States, for which payment well and truly
to be made, we have ourselves our heirs, executors and administrators
jointly severally by these presents, signed with our hands & sealed and
our seals this 23rd day of March, in the 11th year of our Lord. And the
said eight hundred and thirty one.

The condition of the obligation
is such that whereas the above bounden John Nicholas was on the
15th day of February 1831, appointed & commissioned by the President
of the United States, to the office of Marshal, within & for the Eastern
District of Louisiana, & being desirous to enter on the duties of said of-
fice.

Now of the said John Nicholas and such & others as
he shall appoint under him, shall well and truly fulfill the duties
of said office according to Law, then this obligation to be null & void
otherwise to remain in full force and virtue.

Signed John Nicholas JS
Philip Hickey by
his attorney
L. C. Duncan JS
Alfred Thomas JS

Witness & approved by me
Sam. A. Harper Judge of the said for Louisiana

I John Nicholas do solemnly swear that I will faithfully
execute all lawful precepts directed to the Marshal of the
Eastern District of Louisiana under the authority of the United
States & true returns make upon all things well study and with-
out malice or partiality perform the duties of Marshal of the
Eastern District of Louisiana and take only my lawful fee.
So help me God.

Sworn to before me at
Natchez, the 24th March 1831
Sam. A. Harper
Judge of the said for Louisiana

John Nicholas

Witnessed at New Orleans 21 March 1831

L. C. Duncan Secy

Dear Sir,

This is to authorize you to sign
for me and in my name as one of the Secretaries on Mr. John
Nicholas's Bond in favor of the Government of the United States of
America, for the faithful performance of his duty as Mar-
shal of the District.

Your compliance will much oblige

Yours truly

Philip Hickey

United States of America 29

P 78

To the President of the United States of America
And the Honorable the Judge of the District Court of the United States for
the Eastern District of Louisiana

Friend

Whereas lately, in the District Court of the United States for the Eastern District
of Louisiana before you is a cause wherein the United States were Complainants and
the Messrs. Haden and Schuchman were Defendants, the decree of the
said District Court was pronounced on the following words, viz: "It is now ordered, adjudged
and decreed, that the injunction granted in the case be made perpetual and that the Defendants
do pay the costs of this suit, as by the inspection of the transcript of the record of the said
District Court which was brought into the Supreme Court of the United States by virtue
of an appeal agreeably to the act of Congress in such case made and provided fully and
at large appears. And whereas in the present Term of January in the year of our Lord
one thousand eight hundred and thirty six the said cause came on to be heard before
the said Supreme Court on the said transcript of the record and was argued by Counsel
in consideration whereof, It is ordered, adjudged and decreed by this Court that the
decree of the said District Court in the cause be and the same is hereby affirmed
and that this cause be and the same is hereby remanded to the said District Court
for such further proceedings to be had therein as to law and justice may appear
March 17th You therefore, are hereby commanded that such further proceedings
be had in said cause as according to right and justice and the Laws of the United States
ought to be had the said appeal notwithstanding.

Witness the Honorable John Marshall Chief Justice of said
Supreme Court the second Monday in January in the year
of our Lord one thousand eight hundred and thirty six

Signed W^m H. Carroll
Clerk of the Supreme Court of the United States

United States of America. The President of the
United States of America, To the Honorable the Judge of the
District Court of the United States for the Eastern District of
Louisiana. Whereas lately in the District Court of the
United States for the Eastern District of Louisiana, before you, in a
Cause wherein Charles W. Dufrenoy was plaintiff & Cat La Chaise
Gaspard, widow in her own name and as tutor for her three children
Jean Anne, Ann Fugere & Thomas Confines heirs of Jean Henry
Confines deceased, was defendant, the Judgment of the said Dis-
trict Court was in the following words to-wit: "Whereupon it is
considered by the Court, that Judgment be entered up in favor of the
defendants for the Debt of said D., as by inspection of the Transcript of the
Record from said District Court, which was brought into the Supreme
Court by virtue of a writ of error agreeably to the act of Congress in
such Case made and provided, fully and at large appears And
whereas in the fourth term of January in the Year of our Lord, one
thousand eight hundred thirty one, the said cause came on to be
heard before the said Supreme Court, on the said Transcript of record
was argued by counsel. And Consideration whereof, It is the opinion of
this Court that there is no error in the opinion of the said Court in this
Case; Whereupon it is Considered ordered & adjudged by this Court,
that the judgment of the said District Court in this Cause be & the same
is hereby affirmed with Costs. At 3. 1831

You are therefore hereby Commanded,
that such execution and proceedings be had in said Cause as accor-
ding to right & justice and the laws of the United States ought to be had,
the said Writ of Error notwithstanding.

Witness the Hand of John Marshall Chief Justice of the
said Supreme Court, the Second Monday in January in the year
of our Lord, one thousand eight hundred thirty one.

(Signed) Wm. H. Carroll
Clerk Supreme Court U.S.

United States of America J^o

Renewable the Judge of the District Court of the United States for the District of Louisiana.

Whereas, today, is the District Court of the United States for the District of
Louisiana before you is a case wherein Abraham Smith was plaintiff and John Bly
was defendant, the Judgment of the said District Court was in the following words
viz. "Therefore it is considered by the Court that Judgment be entered up in favor
of the plaintiff against the defendant for the sum of Two Hundred and twenty
and Eighty eight Dollars and twenty Cents with interest at the rate of five per
centum per annum from the sixth day of January One Thousand Eight Hundred and
thirty Nine until paid, and that the Court do be Dues: do by the direction of the
Court of the United States by virtue of a writ of error agreeably to the act of Congress
in such case made and provided fully and at large apparent, And whereas in the
present term of January in the year of our Lord One Thousand Eight Hundred and
thirty the said cause came on to be heard before the said Supreme Court on the
said transcript of the record and was argued by Counsel on consideration whereof
It is ordered and adjudge by the Court that the Judgment of the said District
Court in the cause be and the same is hereby reversed and that the cause be and
same is remanded to the said District Court with instructions to the said Court
to enter Judgment for John Bly the defendant in said Court - And it is further ordered
by the Court that in consequence of the death of said Bly which this cause was held
under adjournment this Judgment be entered ~~more~~ pro forma, on the first day of
this term to wit on January the eleventh Eighteen Hundred and Thirty Eight.
You, therefore, are hereby recommended that such further proceedings be
had in said cause as according to right and justice and the laws of the United
States and in conformity with the Judgment of the said Supreme Court, ought to be
had the said writ of error notwithstanding
Witness the Honorable John Marshall Chief Justice of said Supreme Court
the second Monday in January in the year of our Lord One Thousand Eight Hundred
and thirty.

Signed Wm M. Carroll

Notre and in conformity with the foregoing
had the said writ of Habeas Corpus standing
through the Honorable Wm Marshall Chief Justice of said Supreme Court
the second Monday in January in the year of our Lord one thousand eight hundred
and Thirty.

and Thirty.
Cost of John Hay 12.33
Cost of Mr. Smith 21.32

Signed Wm. H. Carroll
Chief of the Supreme Court U.S.

The United States Mary Hope

The undersigned Appraiser of the Property Mary Hope
seized by the United States, do appraise the said Property at the sum of
Five thousand Dollars
Done at New Orleans
the 11 May 1831
L. M. Davidson Clerk

Thomas Maguire
Sheldon S. Clark
R. J. Canfield

Know all men by these presents That Mr. Thomas Bell
Alexander Balfour by our agent George Wright as principal & Andrew
Lockhart as Security are held firmly bound unto the United States
of America, in the just full sum of Five thousand dollars, to which
payment will stand to be made we bind ourselves our heirs executors
& administrators, jointly & severally jointly by these presents. Witness
our hands & dated this 18th day of May 1831.

The Condition of this
obligation is such: That whereas the Property Mary Hope has
been libelled by the United States aforesaid, & whereas Thomas Bell
& Alexander Balfour have duly filed in the District Court of the
United States for the Eastern District of Louisiana their claim
for said Property Mary Hope.

Now if the said Thomas Bell
Alexander Balfour & Andrew Lockhart shall well & truly pay
or cause to be paid, to the said United States or to their Attorney
the sum of Five thousand dollars, being the appraised value of said Property
Mary Hope or cause the same shall be adjudged by the Court as forfeited
to the said United States upon the Term of the sum, together with the
Costs of Suits then the obligation to be null & void or else to remain in full
force & virtue.

Signed, sealed, & delivered
in presence of

L. M. Davidson Clerk

Thomas Bell
by Geo. Wright
Andrew Lockhart
Alex Balfour
by George Wright

S.S.
S.S.
S.S.

Whereas all and sundry these Presents that Mr. Paul de la Torre
 as principal and Obedience Garcia as Security are held & bound
 unto the United States of America in the sum of full value
 of Five hundred dollars; to which payment well and truly to be
 made, we bind ourselves, our heirs, executors and administrators, jointly
 and severally by these Presents, sealed with our seals and dated the
 20th day of May 1878

The condition of this obligation is such
 that whereas the above bounden Paul de la Torre, has this day filed
 a petition praying that an appeal may be allowed him to the Supreme
 Court of the United States from a certain final decree, rendered
 against O. J. Aguirre, arrived in the State of Texas, wherein he is
 Agent of Peru's Rent is claimant, on the 18 day of March
 1878.

Now if the said Paul de la Torre shall prosecute
 his said petition of appeal to effect in the Supreme Court of the
 United States, and shall pay and satisfy whatever decree
 may be there rendered against him by said Supreme Court in
 the premises, then & in that case the above obligation to be null
 and void, otherwise to remain in full force & virtue.

Signed, sealed & delivered
 in presence of
 L. M. Davidson

Paul de la Torre JS
 Obedience Garcia JS

All the 1st of July 1878

To all to whom these Presents shall come
I Samuel C. Pugham, Secretary of the Treasury of the
United States, send.

Whereas, a statement of facts bearing date the 9th of April 1828, with the petition of Wm F & W Hyde Esrs. shunts annexed, to the effect ~~and~~ ^{and} a return for relief incurred under the Statute of the United States entitled "An act to regulate the collection of duties on imports and tonnage" has been transmitted to the Secretary of the Treasury by the Judge of the District Court of the United States for the Eastern District of New York, pursuant to the Statute of the United States entitled "An act to provide for investigating & punishing the fugitives, penalties & disabilities, accruing on return under the said Statute" as by the said statement of facts & petition appearing in the Treasury Department of the United States, may fully appear. And whereas the said Secretary of the Treasury having maturely considered the said statement of facts & petition: And it appearing to my satisfaction, that the said forfeiture was incurred without wilful negligence or any intention of fraud.

Now Therefore Know Ye, That I
the said Secretary of the Treasury in Consideration of the Premises and by
virtue of the power and authority to me given by the said last mentioned statute
do hereby decide to award to the petitioners all the right Claim & demand of the Uni-
ted States and of all others whatsoever to the said for future or payment of
Costs.

Done under my hand and Seal of office, in the City of
Washington, this 17th day of May, in the year of our Lord, one
thousand eight hundred & thirty one and the fifty fifth. Year of
the Independence of the United States.

(Signed) J. L. Ingham
Secretary of the Treasury

Known all men by these Presents, that We, William Robertson as principal
and William Brock as security our Selves and jointly bound unto the
Nicholson, Marshal of the United States for the Eastern District of Louisiana
in the just and full sum of one thousand dollars, lawful money of the
United States: To which payment well and truly to be made, we bind our
selves our heirs executors and administrators, jointly and severally jointly by these
presents: Sealed with our Seals and dated this thirtieth day of May in the
year 1821.

The condition of the above obligation is such,
That whereas a certain mulatto slave named James
Armstrong has this day been libelled by the United States in
the District Court of the United States for the Eastern Dis-
trict of Louisiana and is now in the possession of the Marshal
of this District, and whereas the said above named slave has this
day, in compliance with an order of the Judge of said Court
of this date, been banded and returned to the above named
James Robertson.

None of the said William Robertson William
Brock, shall deliver the said mulatto slave to the Marshal of the
District aforesaid, whenever there is required by the said Court,
and well & faithfully comply with such order as may be ordered
by the Court in the premises, and the said mulatto slave shall be
forthcoming if so directed by the Court, then the above obligation to be
null and void, otherwise to remain in full force and effect.

Sealed, Signed & delivered
in the presence of
The J. P. M. S. S.

Wm Robertson
W. Brock

The said no longer any more

~~The undersigned appointed appraisers of the *Prig Henry Eckford* property
~~have agreed to the United States of America the said *Prig Henry Eckford*~~
~~at the sum of Five thousand dollars.~~~~

~~Given at New York
 the 11 May 1875~~

~~L. M. Davidson~~

~~Thos. Morgan~~

~~Sheldon S. Clark~~

~~R. P. Canfield~~

*The said *Prig Henry Eckford**

Shew all men by these Presents that the said Isaac Webb
 by my agent William A. Weaver and J. M. Zacharia are held
 and firmly bound unto the United States of America in the just
 and full sum of Ten thousand dollars, to which payment well
 and truly to be made, we bind ourselves, our heirs, executors
 and Administrators jointly and severally, by these Presents
 sealed with our Aas and dated this 25 day of June 1875.

Condition of this obligation is such, that whereas the *Prig*
Henry Eckford has been libelled by the United States and
 whereas the said William Webb has duly filed in the District Court
 of the United States for the Eastern District of Louisiana, his claim for
 said *Prig Henry Eckford*.

Now if the said William Weaver and
 J. M. Zacharia, shall well and truly pay or cause to be paid to the said
 United States or to their certain attorney the sum of Ten thousand
 dollars being the estimated value of said *Prig Henry Eckford*, in case
 the same shall be adjudged by the Court as forfeited to the said United
 States upon the trial of the same, together with costs of suit, then
 this obligation to be null and void, or else to remain in full
 force and virtue.

Signed sealed & delivered
 in presence of
 L. M. Davidson

Isaac Webb by his
 agent Wm A. Weaver
 J. M. Zacharia

SS
 SS

Under all Minors by these Papers that Mr John Minor as principal
and John Litch as Security are held and jointly bound unto
Shubal Tilleten, in the just and full sum of Five hundred, £ for
which payment, we bind ourselves our heirs, executors and administrators
jointly and severally jointly by these Papers, sealed with our seals
and dated this 22nd day of July 1810

Whereas the above bound
John Minor, has filed a petition praying that a writ of Cere-
mony be allowed him, upon a certain final judgment rendered against
him at the suit of John Minor vs Shubal Tilleten, in the
District Court of the United States for the Eastern District of New York
on the 15th day of March 1810.

Now the condition of the above
obligation is such: That if the above bound John Minor shall per-
sist his said writ of Cere to effect in the Supreme Court of the
United States, and shall pay and satisfy whatever judgment may
be then rendered against him by the said Supreme Court in the pre-
misses, Then and in that case the above obligation to be null and void
otherwise to remain in full force and virtue

Signed sealed & Delivered
in presence of
L^d C. Bacon
James C. Wilson

(Seal)

John Minor by his atty
George T. Preston
J. Little

JS
JS

John Minor vs Shubal Tilleten

Andrew Jackson
President of The United States of America
To all to whom these presents shall come, Greeting:

Whereas the British Barge Mary Hope of which George Pallet is master, has been seized & libelled in the District Court of the United States for the Eastern District of Louisiana, as for- feited to the United States for the violation of the Act of Congress, pro- hibiting the importation of Slaves into any port or place within the jurisdiction of the same: And whereas it appears satisfactorily to me that the violation of the said law was wholly unintentional & through igno- rance of its provisions, & that the Remission of the Executive may be satis- factory, without injury to the public.

Now Therefore I An- drew Jackson, President of The United States of America, in considera- tion of the foregoing, duly other good & sufficient reasons me thereunto moving do hereby remit the forfeiture incurred as aforesaid, & order the vessel to be restored to the master thereof, on condition nevertheless, that all costs which may have been incurred in any prosecution for the violation of the law aforesaid, shall be first fully paid off & discharged.

In Testimony whereof I have hereunto subscribed my name, and caused the Seal of The United States to be affixed to these Presents.

Given at the City of Washington this 6th day of June A. D. 1805, and of the Independence of the United States the 35th.

Andrew Jackson
By the President
Edw. Livingston
Secretary of State

The United States: W. B. Barge Mary Hope

Andrew Jackson
President of The United States of America

To all to whom these Presents shall Come, Greeting:

Whereas it has been represented to me, that a mulatto named James Murray, a slave belonging to William Robertson of Virginia in the island of Jamaica is now in the custody of the Marshal of the United States for the Eastern District of Louisiana, having been brought into the United States, contrary to the laws thereof. And whereas I am satisfactorily informed, that the master of the said slave, in thus bringing him into the Territory of the United States contrary to Law, had no intention of violating the laws, but committed the offence through ignorance & that the clamour of the Executive may be attributed to this case, without injury to the Public.

Now Therefore, I Andrew Jackson President of The United States of America, in consideration of the premises, being other good & sufficient reasons on this point moving, do hereby remit unto him the said William Robertson any forfeiture or penalty he may have incurred, & unto the said slave named James Murray, to be restored to him, the said Mr Robertson on condition nevertheless, that he give bond & security in the sum of Ten thousand dollars for the return of said slave to the Island of Jamaica, and pay all costs which may have accrued.

In Testimony whereof, I have hereunto set
scrolled my name and caused the Seal of the
United States to be affixed to these presents.

Given at the City of Washington this
day of June A. D. 1833 & of the
Union of the United States the 5th

Andrew Jackson

By the President

Edw. Livingston Secretary of State

The Honble Mr. Andrew Murray Esq

I know all men by their Parents: That Mr. William Robertson by my agent is indebted as principal and jointly and severally as sureties are held & firmly bound unto the United States of America in the just and full sum of Two thousand dollars, lawful money of the United States: for which payment we and truly to the said, we his counselors, our heirs, Executors and administrators, jointly and severally, firmly by these Parents: Signed with our seals, and dated at New Orleans this 2^d day of August 1834. The condition of the above obligation, Mr Robertson did

2^d day of August 1834. The condition of the above obligation is such that whereas the above bounden Wm Robertson did on the day of 1834, import into the United States, a certain male slave, named James Murray, contrary to the act of Congress of the United States of America in such case made & provided, by assenting to the said male slave James Murray, became subjected to the said United States; And whereas the said Wm Robertson has presented a petition to the President of the United States, praying that the said slave might be restored to him and the said forfeiting committed; And whereas the said President of the United States has decreed to remit the said forfeiting to the said Wm Robertson, and that the said male slave James Murray should be restored to the said Robertson upon his giving bond & security in the above sum of Two thousand dollars, for the return of the said slave to the Island of Jamaica, from which place the slave was imported; Now if the said William Robertson shall truly & faithfully comply with the conditions of the above mentioned Summons and shall return the said slave to the Island of Jamaica, then this obligation to be null and void, or else to remain in full force and virtue.

Signed, sealed & delivered
in the presence of

Spencer
by W. J. Brock

52

Thos. C. Dawson

Ms. B. 1. 1. 1. 1. 1.

22

L. C. Powell

To all to whom these Presents shall come
 I Ashbury Dickins, Acting Secretary of the Treasury
 and Exchequer: Whereas Statements of Facts, bearing
 date the 2^d & 3^d of July 1835, with the petition
 of William A. Miller for himself and Isaac Wells
 shute annexed, tending to establish certain facts, re-
 lating, inasmuch under the Statute of the United States, entitled
 "an act to regulate the collection of duties on imports & drawings
 has been transmitted to the Secretary of the Treasury, by the
 Judge of the District Court of the United States for the
 Eastern District of Louisiana, pursuant to the Statute of
 the United States entitled "an act to provide for enforce-
 -ing or committing forfeitures payable & legalities, according
 to certain Acts therein mentioned" as by the said Statements
 of facts & petition remaining on the Treasury Department of
 the United States, may fully appear: And whereas the
 said Secretary of the Treasury having maturely considered the
 said Statements of facts and petition: And it appearing to my
 satisfaction that the said forfeitures & legalities, without illegal
 negligence or any intention of fraud & may therefore
 approve: That I the said Secretary of the
 Treasury in consideration of the premises and of the power
 and authority to me given by the said last mentioned Statute,
 do hereby decree to remit to the petitioners all the right, claim &
 demand of the United States & of all others whatsoever, to
 the said forfeitures & legalities, of the last and of the
 duties which would have been payable, had the importa-
 -tion been lawful.

I have made my hand & seal of
 office in the City of Washington this four-
 -teenth day of July in the Year of our Lord
 1835 & the 15th Year of the Independence
 of the United States.

Ashbury Dickins
 Acting Secy of the Treasury

The United States, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

The Writings of J. P. Duboué

Know all Men by these Presents That we
 Louis Marie Duboué assisted by my husband Jeanne
 Duboué, Louise Elizabeth Duboué assisted by my husband
 John Thibault, Jeanne Charlotte Victor Duboué, as-
 sisted by my husband James St. Field, and Louise A-
 glais Duboué assisted by my husband J. M. D. D.
 as joint debtors and jointly & severally, jointly by three Persons,
 jointly bound unto the United States of America in the past full
 sum of Three Thousand dollars, in which payment with
 interest to be made, we bind, ourselves and heirs, executors &
 administrators, jointly & severally, jointly by three Persons,
 sealed with our seals and dated this 20th day of August,
 1808.

Now the condition of the above obligation is such that
 if we or any of us should fail to pay the same in the United States of
 America, or in the Eastern District of Louisiana on the
 25th day of February 1809 against the above named Louis
 Marie Duboué, Louise Elizabeth Duboué, Jeanne Charlotte
 Victor Duboué and Louise Aglais Duboué at the suit
 of the United States of America, the heirs of J. P. Duboué de Me-
 lanch, and whereas the said defendants have filed a petition pray-
 ing that an appeal might be granted to the Supreme Court of
 the United States.

Now, if the said Louis Marie Duboué,
 Louise Elizabeth Duboué, Jeanne Charlotte Victor Du-
 boué and Louise Aglais Duboué shall prosecute said appeal
 to said court and shall pay and satisfy whatever judgment may be
 entered against them, by the said Supreme Court in the pre-
 mises, then the above obligation to be null & void, otherwise to
 remain in full force & virtue.

Signed & sealed & delivered
 in presence of


 Eliza Field
 J. P. Field

Victory Field
 J. P. Field
 J. P. Field

Adèle Thibault
 John Thibault
 by J. P. Field

Aglais D. D.
 M. J. D.
 by J. P. Field

James A. Peters

Know all Men by these Presents, That We, the Mayor
Aldermen and Inhabitants of the City of New Orleans as principal
and Dennis Tine as Surety, are held firmly bound
unto The United States of America, in the just and full amount
of ten thousand dollars: To which payment well truly to be
made, we have subscribed. The said Mayor Aldermen and Inhabi-
tants, bind themselves jointly & severally and the said Dennis
Tine binds himself, his Executors and Administrators, jointly &
severally, firmly by these Presents. Witness our hands at New Orleans
this 2^d day of September A.D. 1855.

Whereas the above
bounden Mayor, Aldermen & Inhabitants of the City of New
Orleans have filed a petition praying an appeal from a cer-
tain final Judgment rendered against them, in the Court of
The United States & The Mayor Aldermen & Inhabitants
of the City of New Orleans, in the District Court of The
United States for the Eastern District of Louisiana, on the 18th
June 1855.

Now the condition of the above obligation is
such, That if the above bounden Mayor Aldermen & Inhabitants
of New Orleans shall prosecute their said appeal to effect in the
Supreme Court of the United States & shall pay & satisfy what
ever Judgment may be there rendered against them, in the premises,
then the above obligation to be null and void, or else to remain in
full force and virtue.

I, James Mayor, JS

I, Tine JS

Sealed & Delivered
in presence of

L. M. Davidson JS

For United States vs Mayor & Inhabitants of New Orleans.

The United States Ship Caroline of 1891 signed by

I have able to see by these Reports. That Wm. P. H. Mohrman by my Agent, Jacob Vander Wilt as former and Samuel Hermann as Security, are held & firmly bound unto the United States of America, in the just and full sum of Five thousand dollars: To which payment, well and truly to be made, we have ourselves, our heirs, executors & administrators, jointly and severally, bound by these Reports. Dated with our seals & dates the 21st day of September 1891.

The condition of this obligation is such, That whereas the Ship Caroline, has been detained by the United States of America, and whereas P. H. Mohrman has duly filed, in the District Court of the United States for the Eastern District of Virginia, his claim for said Ship Caroline.

Then of the said P. H. Mohrman & Samuel Hermann, as sureties, or either of them, shall well and truly pay or cause to be paid to the said United States, or to their certain attorney, the sum of Five thousand dollars being the estimated value of said Ship Caroline, in case the same shall be adjudged by the Court to be forfeited to the said United States upon the trial of the same, together with the costs of suit, then this above obligation to be null and void, or else to remain in full force and virtue.

Signed, Dated & Delivered in presence of J. A. Bryan

Signed Agent P. H. Mohrman Jacob Vander Wilt Samuel Hermann

L. M. Davidson

We the Subscribers, being appointed to appraise the value of one hundred and twelve bbls of Sugar in a bonded State, imported by N. Goodale in the Schooner "Flying Dutchman", after examining the said Sugar & obtaining all the information, which we could get relating to the value, We are of opinion, That the value is 60 cents per gallon in this market

New Orleans, 27th Sept 1838

Given to the above on this 27th Sept 1838

L. M. Davidson

David Maguire

Mr. S. Connelley

W. W. Montgomery

Know all men by these Presents, That we Nathan Goodale as Principal Whittall Jordon & A. Fiske, Merchants, are held and firmly bound unto the United States of America, in the sum of eight thousand of thirteen thousand, seven hundred thirty and no dollars to which payment well & truly to be made, we bind ourselves our heirs Executors & Administrators, jointly & severally firmly by these Presents sealed with our Seals dated this 27th day of September 1838.

The condition of this obligation is such, That whereas 112 Casks containing Sugar have been libelled by the United States aforesaid, and whereas Nathan Goodale has duly filed in the District Court of the United States for the Eastern District of Louisiana, his claim for said 112 Casks containing Sugar.

Now if the said Nathan Goodale, Whittall Jordon & A. Fiske Merchants, shall well & truly pay or cause to be paid, to the United States or to their certain attorney, the sum of Six thousand Eight hundred and Sixty six ²⁰/₁₀₀ dollars, being the appraised value of said 112 Casks containing Sugar, in case the same shall be adjudged by the Court, to be forfeited to the said United States upon the trial of the same, together with the Costs & charges, then this obligation to be null & void, or else to remain in full force & virtue.

Signed, sealed & delivered in presence of

N. Goodale

Whittall Jordon

A. Fiske

L. M. Davidson

112 Casks of Sugar

We the Subscribers, being appraised to appraise the value of one hundred & thirty eight chests of sugar in a liquid state, imported by Mr. Goodale in the Schooner "The Packet", after examining the said sugar, and obtaining all the information, which we could get, relating to the value, we are of opinion, that the value is 60 cents per gallon in this market.

Given at New Orleans
July 27th Sept 1835

New Orleans Sept 27th 1835

L. M. Davidson & Co

David Morgan

Signed M. S. Lucille

W. W. Montgomery

The United States vs. Nathaniel Goodale

Know all Men by these Presents, that we, N. Goodale, as principal and Whitall Jackson & Co and A. Fish, Watt & Co are jointly bound unto the United States of America in the just & full sum of Eighteen thousand, two hundred & fifty four ²⁴/₁₀₀ dollars, to which payment well & truly to be made, we bind ourselves our heirs, executors & administrators, jointly & severally, firmly by these Presents, sealed with our seals & dated this 27th day of September 1835

The nature of this obligation is such, that whereas, 138 chests containing sugar have been seized by the United States officers, and whereas Nathaniel Goodale, has duly filed, in the District Court of the United States, for the Eastern District of Louisiana, his claim for the said 138 chests containing sugar

Now of the said Nathaniel Goodale, Whitall Jackson & Co and A. Fish, Watt & Co. shall well and truly pay or cause to be paid to the said United States or to their officers claiming, the sum of Nine thousand, one hundred and twenty seven ²⁴/₁₀₀ dollars, being the appraised value of said 138 chests containing sugar, or once the sum, shall be adjudged by the Court, as forfeited to the said United States, upon the trial of the same together with the costs of suit, then this obligation to be well & truly, & to remain in full force & virtue.

Signed, sealed & delivered
in presence of

L. M. Davidson & Co

N. Goodale

Signed Whitall Jackson & Co

A. Fish Watt & Co

Sept 27th 1835

To all
Whom
these
present
may
come
I, Nathaniel
Goodale, do hereby
certify that the
above is a true and
correct copy of the
original as the same
stands in my files

W. H. Ship, Caroline

To all to whom these presents shall come, I Louis M. Lane, Secretary of the
 Treasury of the United States, send
 greeting.
 Whereas a statement of facts bearing date the 30th of September 1852 with the
 petition of J. M. McMahon of the port of Hamburg owner of the ship Caroline
 by his agent Jacob Louder, William McMahon, touching a
 certain forfeiture incurred under the statute of the United States
 entitled "An act to regulate the collection of duties on imports &
 tonnage, has been transmitted to the Secretary of the Treasury by the
 Judge of the District Court of the United States for the Eastern District
 of Louisiana pursuant to the statute of the United States entitled
 "An act to provide for investigating or rendering the forfeiture, penalties and
 liabilities, accruing in certain cases therein mentioned," as by said
 statement of facts & petition remaining in the Treasury Department of
 the United States may fully appear. And whereas I the said
 Secretary of the Treasury having not only considered the said
 statement of facts & petition, but also appearing to my satisfaction
 that the said forfeiture was incurred without willful neglect or inten-
 tion of fraud. Now therefore know ye, that I the said Secretary
 of the Treasury in consideration of the premises, have of full
 power & authority to me given by said last mentioned statute
 do hereby certify to the petitioners, all the right, claim
 and demand of the United States, and of all others who would
 be to the said forfeiture upon the payment of the costs.

In witness whereof I have hereunto set my hand & Seal of Office, in
 the City of Washington, this 11th day of
 October in the year of Our Lord 1852 and
 the 55th year of the Independence of the United
 States

Louis M. Lane
 Secy of the Treasury

The Secretary of the Treasury

To all to whom these presents shall come, I Louis M. Lane, Secretary
of the Treasury of the United States, send greeting.
Whereas a statement of facts bearing date the 30th of September
1831, with the petition of Jacob V. Bond (Mitten owner of 887 bags
of guano) amounts annexed touching a certain forfeiture incurred
under the Statute of the United States, entitled an act
to regulate the Collection of duties on imports and tonnage
has been transmitted to the Secretary of the Treasury by the
Judge of the District Court of the District of Columbia for the Eastern
District of Louisiana and pursuant to the Statute of the United
States, in order to provide for mitigating or
remitting the forfeiture, for the said forfeiture is according
in certain cases, the same may be remitted as by said Statute
of facts and a petition for mitigation of the Treasury Department
of the United States may be presented. And whereas I
the said Secretary of the Treasury, having maturely considered
the said statement of facts and petition, and it
appearing to my satisfaction that the said forfeiture was
incurred with but simple negligence or intention of fraud
for the said forfeiture, that the said Secretary of the Treasury in
consideration of the promise made by virtue of the Commission
authority to me given by said last mentioned Statute whereby
I am directed to remit to the petitioner all the right claim and
demand of the United States and of all others whom
according to the said forfeiture on the payment of the costs
Given under my hand and Seal of Office in the
City of Washington this 11th day of October in
the year of Our Lord 1831 the 51st year of
the Independence of the United States.

Louis M. Lane
Secy of the Treasury

Know all men by these presents, that we John
 Jacob & Maria Ann Bond as principal and James
 McMillan as security, on this 11th day of
 June 1854 have in the last full term of
 Six Thousand Dollars lawful money of the United
 States and for the payment whereof we have our-
 selves our heirs Executors Administrators jointly
 and severally bound by these presents sealed
 with our seals to the said John Bond this 31st
 Day of November 1854

The condition of the obli-
 gation is such that whereas the above bounden
 John Jacob & Maria Ann Jacob his wife have this
 Day filed in the District Court of the United
 States for the Eastern District of Louisiana a
 petition praying for a writ of sequestration against
 a certain plantation & slaves thereof mentioned
 in the said writ John Jacob Maria Ann
 James McMillan should well study how
 to come to the aid of the said John Jacob & Maria Ann
 all damages which they may sustain by reason of the
 unlawfully issuing of said writ of sequestration
 then & in what case the obligation be hereunto
 void else to remain in full force & virtue.

Signed sealed & deliv-
 ed in presence of
 a Quorum of Justices

John Jacob by
 his wife Maria Ann
 James McMillan

Mary Ann Jacob
 by her attorney J. R. Gyness
 J. McMillan

Know all men by these presents that we John
Stable & Maria Ann Denis, as principal and
Lament Mitlanders, as security, are bound to
bind unto John Stable & Maria Ann Denis in the East Side
Sum of \$5000 Dollars, lawful money of
these United States, and for the payment thereof
we bind ourselves, our heirs, Executors, and administrators,
Heirs and assigns, jointly by these presents,
Signed with our seals, and Ratified at New
Orleans this 30th Day of November 1831.

The condition of this obligating is such
that before the above bound John Stable &
Maria Ann Denis his wife, have this Day filed in
the District Court of the United States for the
Eastern District of Louisiana, a petition praying
for a writ of Habeas Corpus against a certain
plantation, to the effect of Cotton Mower, and
about four slaves, more particularly described
therein.

Now if the said John Stable
Maria Ann Denis, and Lament Mitlanders shall
ever come truly pay, or cause to be paid to the said
John Stable & Maria Ann Denis, all damages, which they may
sustain, by reason of the unlawfully issuing of
said writ of Habeas Corpus, then and in that case this
obligation shall be void, else to remain in full
force and virtue.

Witness my hand
in presence of
J. H. Lee
of District
L. C. Davis

John Stable by his
Atty. John A. Pymes. Seal
Maria Ann Denis Stable
by her Atty. John A. Pymes. Seal
L. Mitlanders Seal

That all men by these presents that Sir James
Foster & as principal and Thomas Bank
as Security on their and jointly bound unto
Howard and Francis Vane in the last and
first sum of Twenty five hundred Dollars lawful
money of the United States to which payment
shall and truly to be made, by their Executors
and Administrators jointly and
severally jointly by these presents sealed with our
Seals. Dated Boston 6 December 1811-

The condition of their obligation is such that
whereas the same Debt of \$2500 has been libelled
by said Howard and Vane in the District Court
of the United States for the Eastern District of
Massachusetts. And if the said James Foster &
and Thomas Bank shall not and truly pay or
cause to be paid to said Howard and Vane or their
certain Attorneys such sum or sums of money as
shall be decreed to them by the said Court, after the trial
of the cause, then and in that case their obligation
to be null and void, else to remain in full force
and virtue

James Foster &

Thos Bank

Attest in presence of
C. M. Lee

[illegible]

Now therefore Know All That I
the said Secretary of the Treasury, in consideration
of the premises, and by virtue of the power and author-
ity to me given by the said last mentioned Statute
Do hereby decide to remit to the petitioners and the
right Claims and Demands of the United States,
and of all others, who are or to the large forfeitures
on payment of the Duties and costs. Given under
my hand and Seal of Office in the City of Washington
this twenty second Day of December, in the year of our
Lord One thousand eight hundred and Thirty One, and
the fifty sixth Year of Independence of the United States
Lewis McCune
Secretary of the Treasury.

Know all men by these presents that the
James Foster Sr. Jacob Bin H. Joseph Pine and
Alfred Kemmer as Principals and Thomas Banks
as Securities are held and firmly bound unto Howard &
Davis in the sum of Five hundred and fifty dollars of the
currency of the United States to be paid to the said
Howard & Davis or to their assigns jointly and severally
with interest at the rate of six per cent per annum
from the date hereof until the said debt shall be paid
in full by them or their assigns. And the said Thomas Banks
himself his Executors and Administrators jointly and severally
shall pay to the said Howard & Davis or to their assigns
the sum of Five hundred and fifty dollars of the currency of the
United States on the 1st Day of February A.D. 1832.

Witness the above
bounden James Foster Sr. Jacob Bin H. Joseph Pine
and Alfred Kemmer have filed a petition praying for an
order of the Court of the District of Columbia appointing them
in the suit of Howard & Davis vs. James Foster Sr. Jacob Bin H.
Joseph Pine and Alfred Kemmer in the District Court of the
District of Columbia on the 31st January 1832.

For the condition of the
above obligation is such that whereas if the above bounden
James Foster Sr. Jacob Bin H. Joseph Pine and Alfred
Kemmer shall prosecute to effect their said appeal in the
Supreme Court of the United States and shall pay and
satisfy whatever judgment may be there rendered against
them in the premises then and in that case the above
obligation to be void and vain - else to remain in full
force and virtue.

Witness my hand and
Seal at the City of
Washington in
the year of our Lord
1832

James Foster Sr.
Joseph Pine per
James Foster
Jacob Binz
by James Mack
Alfred Kemmer -
Thos Banks

U. S. v. Sch. Tar. Lass

U. S.

Dist. Court
Dist. Court

To all to whom these Presents shall come:
I Louis McLane Secretary of the Treasury
of the United States, send Greeting: Whereas a Statement of
fact bearing date on the 23rd of November 1831 - with the
Petition of Thomas and Robert H. Thompson Owners of the
British Schooner *Saville* &c. - thereto annexed Touching
certain forfeitures incurred under the Statute of the United
States, intitled "An Act to regulate the Collection of duties
on imports &c. &c. &c." has been transmitted to the Secretary
of the Treasury by the Judge of the District Court of the U.
States for the Eastern District of Louisiana pursuant to the
Statute of the United States intitled "An Act to provide
for investigating & settling the forfeitures, penalties, and debts
due, accruing in certain cases therein mentioned" as by the
said Statement of fact and Petition remaining in the
Treasury Department of the United States may fully ap-
pear Thus Whereas, I the said Secretary of the Treasury
having maturely considered the said Statement of fact
& Petition; and it appearing to my satisfaction that the
said forfeitures were incurred without wilful negligence
or any intention of fraud: Now Therefore I do hereby, that
I the said Secretary of the Treasury, in consideration of
the premises, and by virtue of the power and authority to me
given by the said last mentioned Statute, do hereby, decide to
remit to the Petitioners all the right, claim and demand
of the United States, and of all other whomever, to the
said forfeitures upon payment of the Costs. —

Given under my hand and Seal of office
in the City of Washington, this fourteenth
day of February in the year of our Lord
one thousand eight hundred and thirty-two
& in the 56th year of the independence of
the United States.

Louis McLane

Secretary of the Treasury —

145
U.S. 7. 5000, 2 Packages of

To all to whom these presents shall come:
I Louis McLane Secretary of the Treasury of the
United States, send greeting. Whereas a statement
of fact bearing date the 28th day of February 1832
with the Petition of Louis Duclaux in behalf of
Desiret a citizen of the Kingdom of France
therein alleged to having certain forfeitures incurred
under the Statute of the United States, entitled
"An Act for the more effectual Collection of the
import duties" has been transmitted to the Secretary
of the Treasury, by the Judge of the District Court
of the United States for the Eastern District of Louisiana
pursuant to the Statute of the United States, entitled
"An Act to provide for mitigating or remitting the for-
feitures penalties and disabilities accruing in certain
cases therein mentioned," as by said statement of
fact and petition remaining in the Treasury De-
partment of the United States may fully appear.
And Whereas I the said Secretary of the Treasury
having maturely considered the said statement
of fact and petition and it not appearing to my
satisfaction that the said forfeitures were incurred
without wilful negligence or any intention of fraud,
Now, therefore, know ye, that I the said Secretary
of the Treasury, in consideration of the premises and
by virtue of the power and authority to me given
by the said last mentioned Statute, do hereby decide
not to remit the said forfeitures —

Given under my hand and Seal
of Office in the City of Washington
the Seventh day of April in the
year of our Lord one thousand eight
hundred and thirty two and in the
36th year of the Independence
of the United States.

Louis McLane
Secretary of the Treasury

U.S. 128 Casks Sugar

United States
3086
128 Casks Sugar

I know all men by their presents that our National
Good all as principals and Whitall, Sandon H^o as deputy
and being (and) finally bound into the United States in
the past and full sum of seven thousand one hundred &
seventy dollars 22 cent lawful money of the United
States to which payment will and truly to be made
one third cash and being the centing & administering
truly & severally finally by these presents sealed with
our hands & ~~and~~ they signed with our hands this
12th day of May 1832

The Conditions of the above Obligation
is such that if the above bound Nathan Goodale and
Whitall Sandon H^o shall whenever hereunto required
by the Court pay into the District Ct. of the U.S. for
the Eastern District of Louisiana the sum of
Thirty five hundred and fifty-five dollars & 22
cent lawful money of the United States being the amt.
now drawn out of Court in the case No 3086 entitled
the United States v 128 Casks Sugar &c by consent
of parties together with six per cent interest thereon
from the date then and in that case the above
Obligation to be paid shall remain in full force and
virtue

signed sealed & delivered
in the presence of

J. W. Lear as to
N. Goodale

B. Waller as to Whitall
Sandon H^o - P^r Whitall

N. Goodale

Whitall Sandon H^o
P^r J. E. Whitall

The United States v 128 Casks Sugar

U. S. vs. Brig Dos Amigos —

The undersigned appointed appraisers of the Brig Dos Amigos seized by the United States do appraise the same at the sum of Twelve hundred dollars —

Done to before me this
7th day of April 1832

R. B. Canfield

Jonathan Ball

Byro W. Allen D. C.

Shelden S. Clark

Done
under

Know all men by these presents that we Francisco Casanova and James M. Zacharie are held and firmly bound unto the United States in the just and full sum of twelve hundred dollars to which payment we are truly to be made we and ourselves, our heirs, executors and administrators jointly and severally firmly by these presents sealed with our seals, and dated this 9th day of April 1832 —

The condition of the above obligation is such that whereas the Brig Dos Amigos has been libeled by the United States aforesaid and whereas Francisco Casanova duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Brig Dos Amigos and if the said Francisco Casanova + J. M. Zacharie shall not and truly pay or cause to be paid to the said United States or to their certain attorney the sum of Twelve hundred dollars being the appraised value of said Brig Dos Amigos in and the same shall be adjudged by the court as forfeited to the said United States upon the trial of the same together with the costs of suit then this obligation to be null and void or else to remain in full force and virtue.

Signed Sealed & delivered }
in the presence of }

Francisco Casanova

J. M. Zacharie

Seal

Seal

W. M. Allen

U.S. Brig Andes

To all to whom these presents shall come: I, Louis
McLane Secretary of the Treasury of the United States,
do hereby certify - Whereas a statement of facts bearing date
on the 19th day of April 1832 with the petition of
R. S. Maunell owner of the Brig Andes thereto annexed
touching a certain forfeiture incurred under the Statute
of the United States, entitled "An act concerning the
navigation of the United States" has been transmitted
to the Secretary of the Treasury by the judge of the District
Court of the United States for the Eastern District of
Louisiana, pursuant to the Statute of the United States
entitled "an act to provide for mitigating or removing
the forfeiture penalties and disabilities accruing in certain
cases therein mentioned" as by the said statement of
facts and petition remaining in the Treasury department
of the United States may fully appear: and whereas the
said Secretary of the Treasury having maturely considered
the said statement of facts and petition: and it appearing
to my satisfaction that the said forfeiture was incurred
without wilful negligence or any intention of fraud -
I do therefore know ye that I the said Secretary of the
Treasury in consideration of the premises and by virtue of
the authority and power to me given by the said last men-
tioned Statute do hereby decide to remit to the petitioner
all the right claims and demands of the United States,
and of all others whatsoever to the forfeiture of the
said Brig Andes on payment of the cost -

Given under my hand and seal of Office in the
City of Washington this 5th day of May A.D.
1832 and in the 56th year of the Independence
of the United States

Louis McLane
Sec. of the Treasury

Jean Bassie Ballou vs Pierre Bassie...

The United States of America 55

The President of the United States of America. To the Hon.
the Judge of the District Court of the United States for
the District of East Louisiana Shreveport - Where & lately
in the District Court of the United States for the District
of East Louisiana before you in a Cause wherein
Jean Bassie Ballou was Plaintiff and Pierre Bassie
was defendant - The Judgment of the said District Court
was in the following words to-wit: "Wherefore it is considered"
"by the Court that judgment be entered up in favor of"
"the Plaintiff and against the defendant for the sum of"
"Three thousand One hundred dollars with interest"
"at the rate of five per centum per annum from the date of"
"Judgment hereunto to wit, from the 1st day of"
December 1829 till paid and Costs of suit."

As by the inspection of the transcript of the record of
the said District Court which was brought into the Supreme
Court of the United States by virtue of a writ of error
agreed to this act of Congress in such case made
and provided fully and at large appears and whereas in
the present term of January in the year of our Lord
one thousand eight hundred and thirty two the said
cause came on to be heard before the said Supreme
Court, and the said transcript of the record was upon
by counsel on consideration whereof it is expedient
Ordered that the Judgment of the said District Court in
this cause be, and the same is hereby affirmed on the City
and damages at the rate of six per centum per annum -
March 15th 1832 - You therefore are hereby commanded
that such execution & proceedings be had in said cause
as according to right and justice and the laws of the United
States ought to be had the said writ of error notwithstanding
Noting that Jean John Marshall Chief Justice of the
Supreme Court the second Monday in January in the
year of our Lord one thousand eight hundred and
thirty two -

costs
Clerk \$57.15 1/2
att'y 20
\$77.15 1/2

Wm. Geo. Carroll
Clerk of the Supreme
Court of the
United States



The United States v: Brig Dos Amigos

— Andrew Jackson —

President of the United States of America

To all to whom these presents shall come Greeting:

Whereas the Spanish Brig Dos Amigos, of which Juan Casanueva is master has been seized and detained in the District Court of the United States for the District of Louisiana as forfeited to the United States for a violation of the act of Congress passed the 20th of April 1819 entitled an act in addition to an act to prohibit the introduction of Slaves into any port or place within the Jurisdiction of the United States from and after the date first day of January in the year of Our Lord One thousand eight hundred and eight and to repeal certain parts of the same: and whereas it appears satisfactorily to me that the violation of the said Law was wholly unintentional and through ignorance of its provisions and that there was no intention to keep a slave the said Slave within the limits of the United States — and that the cleavage of the Executive may be extended thereto without injury to the publick now therefore I Andrew Jackson President of the United States of America in consideration of the premises divers other good and sufficient reasons me therunto moving do hereby remit the forfeiture incurred as aforesaid and order the said vessel and Slave to be restored to the master thereof on Condition nevertheless that all costs which may have been incurred on any prosecution for the violation of the law aforesaid shall be first fully paid off and discharged and that bond be given that the said Slave be removed from the United States —

In testimony whereof, I have hereunto subscribed my name and caused the Seal of the United States to be affixed to these presents — Given at the City of Washington this fourth day of June A.D. 1832 and of the Independence of the United States the 56th —

Andrew Jackson

By the President

Wm. L. Garrison Secretary of State

The W. S. J. C. Simon

To all to whom these presents shall come, I
Louis McLane Secretary of the Treasury of the
United States, send greeting, Whereas a statement
of facts bearing date the 2^d day of June 1832
with the petition of J. C. Simon master of the
steamer Boat Carroll of Carrollton Kentucky
are now pending a certain penalty incurred
under the Statute of the United States entitled
"An act concerning the duties on foreign merchandise."
and imported into Pittsburgh Wheeling &c to be
levied at those places: has been transmitted to
the Secretary of the Treasury by the Judge of the
District Court of the United States for the Eastern
District of Louisiana pursuant to the Statute
of the United States entitled "an act to provide
for investigating or removing the forfeitures penalties
and disabilities accruing in certain cases there-
in mentioned" - as by the said statement of
facts and petition now among in the Treasury
Department of the United States may fully
appear. And whereas I the said Secretary of the
Treasury having maturely considered the
said statement of facts and petition (and) to
appearing to my satisfaction that the said
penalty incurred without culpable negligence
or any intention of fraud must therefore know
yet that I the said Secretary of the Treasury
in consideration of the premises (and) by virtue
of the power (and) authority to me given by the last
mentioned Statute do hereby decide to remit to
the petitioner all the right claims & demands
of the United States (and) of all others whatsoever
to the said penalty upon payment of the
costs.

Given under my hand (and) seal
of Office in the City of Washington
in the year of our Lord one
thousand eight hundred & thirty
two (and) the 56th year of the
Independence of the United
States.

Louis McLane

Sec. of the Treasury



The U.S. Brig Dos Amigos

Know all men by these Presents that James
Mr Zachariah as agent of Casanovas
as the security of the said Casanovas
held and fully bound unto the United States in
the sum of five hundred and thirty and no parts
whereof payment may and truly to be made I bind
myself in my character as agent of
the said Casanovas and on my own interest
account as his security on being executed and
administered fully and lawfully by the
Deputy with my seal as agent as aforesaid and my own
under and seal this 23rd day of June 1832

The Condition of the above Obligation is such
that whereas the Spanish Vessel the Dos Amigos
has been Detained in the District Court of the
United States for the Eastern District of Louisiana
and taken into possession by the Marshal in
pursuance to an order to him directed together
with a certain Slave named Francis Co for a
violation of the act of Congress in importing into
the United States the said Slave Francis Co thereby the
said Slave have become forfeited to the United States
and whereas the President of the United States
upon an examination of the Petition of the
said Casanovas for a remission of the forfeiture
for the reasons therein contained made the following
Mandate to wit "Now therefore I Andrew Jackson
President of the United States of America in Con-
sideration of the premises and other good and
sufficient reasons me thereunto moving do hereby
"remitt the forfeiture incurred as aforesaid and
"order the said Vessel and Slave to be restored to
of the Master thereof on Condition nevertheless
that all costs that may have been incurred in
any prosecution for the forfeiture of the
aforesaid Slave be first paid off and discharged
"and that bond be given that the said Slave be removed
from the United States" Now if the above bound
James Mr Zachariah agent of the said Casanovas
as the security of the said Casanovas shall forthwith
remove the said Slave Francis Co from the United States
then the above Obligation to be void or else to remain
in full force and effect

Given under my hand and seal
as the presence of

James Mr Zachariah
agent for Casanovas

Wm Maller

James Mr Zachariah

The U.S. in 19 Packages Merchandise

The undersigned appointed appraisers of
19 Packages of Lapmore Marked S N E Dye
by the United States, do appraise the same at
the sum of Thirteen hundred & thirty nine dollars
to be paid to the
on, 24th July 1832

R. S. Canfield

W. B. Allen D.D.
" " "

W. B. Allen
" " "

J. A. L. Borman do appraise the above mentioned
packages at the sum of Eleven hundred and
fifty three dollars & thirty seven cents.

to be paid to the
on, 24th July 1832

J. A. L. Borman

W. B. Allen D.D.
" " "

Bond

Know all men by these presents that we
J. A. L. Borman and J. A. L. Borman are held and find
bound the United States, in the sum of five
of twenty six hundred & seventy eight dollars to which
payments will and truly to be made on the said
our being, & sent by the said J. A. L. Borman jointly and
severally fully by these presents sealed with our
seals & dated the 25th day of July 1832

The condition of the above obligation is such
that whereas 19 Packages of merchandise have been
shipped by the United States, of and where
the said J. A. L. Borman only filed in the list of the
merchandise. Now if the said J. A. L. Borman and J. A. L.
Borman shall not and truly pay or cause to be
paid to the said United States or to their certain
attorney the sum of Thirteen hundred & thirty nine
dollars being the appraised value of the said 19 Packages
merchandise then the said sum shall be added to
the sum of five hundred & thirty eight dollars of the
said J. A. L. Borman and J. A. L. Borman jointly and
severally together with the cost of said their obligation
to be well and truly paid or done to remain in full and

J. A. L. Borman

J. A. L. Borman

Witness
J. A. L. Borman
in the presence of
W. B. Allen

J. A. L. Borman

173, U.S. vs: Brig Romero & Mahan

The undersigned appointed appraiser of the Brig
Romero & Mahan seized by the United States, &
appraised the said Brig at the sum of Five tho.
dollar value —
Brought to before me this
26th Sept. 1832

R. J. Sanford
Sheridan D. Clarke

The undersigned appointed appraiser of the Brig
Romero & Mahan seized by the United States, & appraised
the said Brig at the sum of Four thousand dollars —

Prof. Harrod

Bond

Know all Men by these presents that we Charles
G. Brown of Meritigie Knight & Co. & J. J.
or Baldwell — and Benjamin M. Wells & J. D. J.
Robbins are held and firmly bound unto the
United States, in the just and full sum of Five
thousand dollars to make payment well and truly
to be made, we and ourselves our heirs & assigns &
administrators jointly and severally firmly by these
presents sealed with our seals and dated this 26th day
of September 1832 —

The Condition of the above Obligation is
such that whereas the Brig Romero & Mahan
has been seized by the United States, & whereas
Chas. Brown & Co. as appraiser has duly filed in the
court of the United States for the Eastern District of
Louisiana a claim for the said Brig Romero &
Mahan. Now if the said Meritigie Knight & Co.
from Mr. Baldwell shall well and truly pay or cause
to be paid to the United States or to their attorney
the sum of five thousand dollars being
the appraised value of said Brig Romero & Mahan
in case the said value be adjudged by the Court as be-
fitting to the said United States upon the trial of the
said together with the costs of suit then this ob-
ligation to be well and truly paid or to remain in
full force and virtue —
Signed & delivered
in the presence of

Charles G. Brown

Witness

Chas. Brown of & Co.
claimants —

Benjamin M. Wells & J. D. J.
Robbins —

U. S. in Brig Primero de Mahon 155

To all to whom these Presents shall come:

I Don, Mr Lane Secretary of the Treasury of the United States, send greeting: Whereas, a statement of facts bearing date the 7th day of October 1832 with the Edition of "Mesa" Nacaboy, Knight & Co and M. M. Caldera Claimants, of the Brig Carrero de Mahon there annexed touching certain forfeitures incurred under the Statute of the United States, entitled "An Act to regulate the Collection of duties on imports and exports" has been transmitted to the Secretary of the Treasury of the United States by the Judge of the District Court of the United States for the Eastern District of Louisiana pursuant to the Statute of the United States, entitled "An Act to provide for settling or adjudging the forfeitures, penalties and disabilities, accruing in certain cases therein mentioned" as by the statement of facts and petition remaining in the Treasury Department of the United States may fully appear and Whereas, I the said Secretary of the Treasury having maturely considered the said statement of facts and petition, and not appearing to my satisfaction that the said forfeitures were incurred without useful negligence or any intention of fraud. Now therefore knowing you that I the said Secretary of the Treasury in and under the authority to me given by the said last mentioned Statute do hereby certify decide not to remit the said forfeitures -

I Given under my hand & seal of Office at the City of Washington this 2nd day of January 1833 and the 3rd year of Independence of the United States -

Don Mr Lane
Secretary of the Treasury

156. W.S. in 2 days being marked N.D.

N-

3141

To all to whom these presents shall come:
I Louis McLane Secretary of the Treasury
of the United States, send greeting;
Whereas a statement of facts bearing out the
— day of — 18 — the petition
of J. D. Duff of the City of New Orleans
alleging that certain forfeitures incurred
under the Statute of the United States, entitled
an Act for the more effectual collection of
the import duties has been transmitted to the
Secretary of the Treasury by the Judge of
the District Court of the United States for
the Eastern District of Louisiana pursuant
to the Statute of the United States entitled an
Act to provide for Antiquating or Permitting the
forfeitures penalties and disabilities regarding
in certain cases therein mentioned: as by
said Statute of facts and petition remaining
in the Treasury department of the United States
may fully appear: and Whereas the said Sec-
retary of the Treasury having minutely considered
the said statement of facts and petition and
it appearing to my satisfaction that the said
forfeitures were incurred without willful neglect
or any intention of fraud: Now therefore
know ye that I the said Secretary of the
Treasury in consideration of the prayers
and petitions of the power and authority to me
given by the said last mentioned Statute do hereby
order to remit to the petitioner all the right
claim and demand of the United States
and of all other persons owing to the said
forfeitures upon payment of the costs. —

Given under my hand and seal of office
in the City of Washington this 11th
day of March A.D. 1835 and the 5th
year of the independence of the
United States. —

Louis McLane
Secretary of the Treasury

John Minor to S. J. Johnson

United States of America, D.C.

The President of the United States of America

To the Honorable the Judge of the District Court of the United States for the Eastern District of Virginia
Shewing: Whereas lately in the District Court of the United States for the Eastern District of Virginia before you in a case between John Minor Plaintiff and David Johnston Defendant - the Judgment of the District Court was in the following words to-wit: "wherefore it is considered by the Court that the Petitioner be appointed and that the Plaintiff do pay the costs of this suit?" -

By the suggestion of the Plaintiff of the said District Court which was brought into the Supreme Court of the United States by virtue of a writ of Error specially to the said Court can give in such case made and proved fully and at large appearing and showing at the present term of January the death of John Minor the Plaintiff in Error in this Cause having been suggested by Mr. May of counsel for said Plaintiff in Error and the appearance of his heirs having been made - It was ordered by the Court that they should be admitted a party to this suit with liberty to prosecute the same - Whereupon George W. John Minor his & assigns of said John Minor and assigns in this Court by his counsel to prosecute the said writ of Error and change in the present term of January A.D. 1853 the said case came on to be heard before the Supreme Court on the transcript of the record and was argued by Counsel, an examination thereof it is ordered and adjudged by the Court that the Plaintiff of the said District Court in this Cause be and the same be hereby reversed and that this Cause be and the same be hereby reversed and that this Cause be and the same be hereby reversed to the said District Court with authority to award a new Trial as above -

And therefore are hereby recommended that such further proceedings be had in this Cause as shall seem to right and Justice and the laws of the United States ought to be had to the said Court of Error and Justice of said Court the Honorable John Marshall Chief Justice of said Supreme Court the said January A.D. 1853 -

Wm. Lloyd Garrison Clerk of the Supreme Court of the United States

157
J. Jacobet & Co. in Greenlove & Roberson
vs. J. Jacobet & Co. in Greenlove & Roberson

Writ of Habeas Corpus of America 33.

To the Hon. the Judge of the District Court of the
United States in and for the Eastern District of
Virginia - Washington:

Whereas lately in the
District Court of the United States for the Eastern
District of Virginia before you in a cause
between Theodore Brantlett & J. Jacobet trading in and
the firm of Theodore Brantlett & J. Jacobet
vs. Greenlove & Roberson Defendants
the Judgment of the said District Court was in
the following words to-wit: "The Court having seen
the evidence and being of opinion that the
defendants are entitled to judgment in favor of
the plaintiffs against the defendants jointly and
severally for the sum of \$2964.00 with interest
at the rate of 5 per cent. for money from the 24th
day of January 1827 until for costs of suit
as by the suggestion of the defendants of the
Records of the said District Court which was
brought into the Supreme Court of the United States
by writ of a writ of Error agreeably to the act of
Congress in such case made and provided
it is so ordered. - And whereas in
the present term of January in the year of
our Lord one thousand eight hundred & thirty
three the said case came on to be heard before
the Supreme Court on the said suggestion of Records
it was agreed by counsel in consideration whereof
it is ordered that the Judgment of the
said District Court in this case be & the same is
hereby affirmed with costs and damages at the rate
of 6 per cent. per annum - Feb. 25 -
You are therefore hereby commanded that such
writ of Habeas Corpus be issued in this case
as according to right and justice in the laws
of the United States ought to be had in the
said writ of Error not notwithstanding that the Hon.
John Marshall Chief Justice of the said Supreme
Court the 2nd. Monday of January A.D. 1833 -

W. H. Carroll Clerk
Sup. Court U. S.

Records 27th April 1833

U. S. v. 84 Sugar Sugar

United States of America S. S.

The President of the United States of America,
to the Hon. the Judge of the District Court of the United States
for the Eastern District of Louisiana, District, Orleans, La.
in the District Court of the United States for the Eastern
District of Louisiana before you in a cause between the
United States of America Plaintiff against 84 Cases of
Sugar Warehouse Duties and Related Claims. In
advising the decision of the said District Court in
the preceding words over, the Court having previously con-
sidered this case, now says, over and over that
the said 84 Cases of Sugar are considered as property
of the United States that they be sold by the said
after the said notice and the proceeds distributed according
to law. — as by the inspection of the transcript of the
record of the said District Court which was brought into
the Court, and of the transcript of the said District Court
and of the said case, as such case made and made
fully and at large appears. The Plaintiff in the District Court
of January 1. & 1833 the said case, came on to be heard
before the said District Court, and the said District Court
of the said case was agreed by consent, in conformity
thereto it is ordered, advised and decreed by the Court
that the decision of the said District Court in this cause
be and the same is hereby reversed and is further
advised and decreed by this Court that this cause be and the
said case is hereby remanded to the said District Court with
directions that the Court to enter a decree that the proceeds
of these Sugars be returned to the claimants of the duties
that have been paid, and if they shall not have
been paid then that the payment be of the balance
of the proceeds after deducting the duties — and further
this Court being of opinion that this may probably cause
of damage and that the fact to be certified which is
hardly done accordingly. — Feb. 20th — You therefore
are hereby commanded that such further proceedings be
had in this cause in conformity to the decree of
this Court of said Supreme Court as according to right
of justice and the laws of the United States shall
be had and the said case be not further — Witness the Hon.
John Marshall Chief Justice of the Supreme Court
this 20th day of January A. D. 1833 —

Wm. Thos. Carroll

Chief Justice

Records 24th May 1833

Wm. Thos. Carroll

The United States vs The Ship Edward

The undersigned being appointed appraisers of the Ship Edward libelled by the United States to appraise the said ship at the sum of Ten Thousand Dollars Cash

Given to before me this
17 September 1833
New Orleans 17th Sept 1833
Sheldon J. Clark
C. M. La. Clerk J. J. Sigg

Bond

Know all men by these presents that we Edward Ferrero as principal & Jules Le Blanc and J. B. Labadie as securities are held as a firmly bound unto the United States in the just and full sum of Twenty Thousand Dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this 17th day of September 1833

The Condition of this Obligation is such, that whereas the Ship Edward, has been libelled by the United States against and whereas Edward Ferrero has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Ship Edward, Now if the said

Edward Ferrero J. Le Blanc and J. B. Labadie shall well and truly pay or cause to be paid to the said United States or to their certain Attorney the sum of Ten Thousand Dollars being the appraised value of said Ship Edward in case the same shall be adjudged by the Court as forfeited to the said United States upon the Trial of the same, together with the costs of Suit, then this Obligation to be null and void or else to remain in full force and virtue

Signed Sealed and Delivered
in presence of J. M. La.

Edward Ferrero
by J. Le Blanc his agent

J. Le Blanc

Witness to the signature of
J. B. Labadie - B. Labadie

J. B. Labadie

Nathaniel Cox vs John Nicholson Bond.

Have all men by these Presents that we Nathaniel Coxes, Principal and Stephen Blackwell as Security are held and firmly bound unto the United States of America in the just and full sum of Five thousand Dollars, lawful money of the United States to which payment well and truly to be made we bind ourselves our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our hands and dated this 18th day of September, 1833.

The Condition of the above Obligation is such that whereas the above bounden Nathaniel Cox has this day obtained and Injunction from the District Court of the United States for the Eastern District of Louisiana enjoining the Marshal of said District and the United States and all others and forbidding all further proceedings under or by virtue of a certain Writ of Habeas Corpus issued against the said Nathaniel Cox and John Fowler his security by the Solicitor of the United States. Now if the said Nathaniel Cox shall well and truly pay or cause to be paid to the said United States or to their certain attorney all such Damages as they may sustain by reason of the issuing of said Writ of Injunction then and in that case this Obligation to be null and void else to be and remain in full force and virtue.

Sealed and delivered in presence
of
C. K. Clark

Nathaniel Cox (Seal)
Stephen Blackwell (Seal)

Recorded September 20th 1833.

The United States vs. 111 cases brandy.

Know all men by these presents, that we Edward Gamier as principal and Sales, de Blane & P. Salutat as securities, plehild and firmly bound unto the United States in the just and full sum of Nine hundred thirty nine Collars to which pay we and our heirs, administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this 21st Sept. 1833.

The condition of this obligation is such, that whenever 111 cases of brandy have been seized by the United States, appraised, and whereas, each case Gamier has duly filed in the District Court of the United States for the Eastern District of Louisiana, his claim for said brandy, now if the said Edward Gamier shall well truly pay or cause to be paid to the United States, or to their certain Attorney the sum of Four hundred thirty nine Collars, 50 cents being the appraised value of said cases or boxes of brandy, in case the same shall be adjudged by the Court as forfeited to the United States, upon the trial of the same litigation with the facts of which, then this obligation to be null and void or else to remain in full force and virtue.

Signed sealed and delivered in presence of
 Edward Gamier
 de Blane
 P. Salutat

de Blane
 P. Salutat

Appraisement
 Being appointed appraiser by the parties of the above one hundred and eleven cases of Brandy do appraise the same at the sum of Four hundred thirty nine Collars fifty cents.
 Shown to before me
 21st Sept. 1833

Shelton Clark
 J. N. Sealante

The United States vs Ship Edouard and 11 Cases Brandy

To all to whom these presents shall come: I Roger B. Taney Secretary of the Treasury of the United States, send greeting. Whereas a statement of facts, bearing date the 25th day of October 1833, with the petitions of the Owners of the French ship Edouard and of 11 cases of Brandy by Sales & Blanc their Agent and consignee, thereto annexed, touching certain forfeitures incurred under the Statute of the United States entitled "An act to regulate the Collection of duties on Imports and Tonnage" has been transmitted to the Secretary of the Treasury by the Judge of the District Court of the United States for the Eastern District of Louisiana pursuant to the Statute of the United States entitled "An act to provide for mitigating or remitting the forfeitures, penalties and disabilities accruing in certain cases therein mentioned" as by the said statement of facts and petition remaining in the Treasury Department of the United States may fully appear. And whereas I the said Secretary of the Treasury having maturely considered the said statement of facts and petition and it appearing to my satisfaction that the said forfeitures were incurred without willful negligence or any intention of fraud.

Now therefore know ye that I the said Secretary of the Treasury in consideration of the premises and by virtue of the power and authority to me given by the said last mentioned Statute do hereby decide to remit to the petitioners all the right claim and demand of the United States and of all others whomsoever to the said forfeitures on payment of the costs and of the duties which would have been payable had the importation been lawful.

Given under my hand and Seal of Office in the City of Washington this 23rd day of October in the year of our Lord One Thousand eight hundred and thirty three and the fifty eighth of Independence of the United States

R. B. Taney
Secretary of the Treasury

The United States vs Ship Hatchey

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The undersigned appointed Appraisers of the Ship Hatchey seized by the United States do appraise the said Ship at the sum of Forty five thousand Dollars
Seen to before me this
28th Nov^r 1833

C. N. Slack

R. S. Canfield

A. H. Smith

Bond

Know all men by these presents that we Isaac Ogden as principal and Ambrose Canagar as surety are obligants jointly bound unto the United States of America in the just & lawful sum of Twenty thousand Dollars to which payment we will & lawfully make for and in full satisfaction of our said executors & administrators jointly & severally by these presents, sealed with our seals & dated this 28th day of November 1833

The condition of this obligation is such that whereas the Ship Hatchey has been libelled by the United States of America as for said and whereas Isaac Ogden has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said Ship Hatchey Now if the said Isaac Ogden shall well and truly pay or cause to be paid to the said United States or to their certain Attorney the sum of Forty five thousand Dollars being the appraised value of said Ship Hatchey in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same together with costs of suit then this obligation to be null & void & else to remain in full force & in virtue

Sign sealed & delivered
in presence of
Duncan A. Hennen

I. Ogden Seal

Ambrose Canagar Seal

The United States vs 500 Boxes of Raisins.

The undersigned appointed appraisers of —
 500 whole boxes of raisins }
 500 half boxes — do — } marked P.H.
 20 Kegs — do — }
 10 boxes prunes — } marked W.M.O. + V + F

78 half chests Hyson tea }
 103 baskets Champagne wine } marked Δ

signed by the United States do appraise the same at the sum of \$5433.88

Subscribed before me this 28th Nov 1832 }

C. M. Slayter

R. A. Canfield

A. H. Smith

Bond

Know all men by these presents that we Isaac Ogden as principal and Ambrose Sandfar as surety are jointly and severally bound unto the United States of America in the just and full sum of five thousand eight hundred and sixty seven Dollars to which payment well and truly to be made for and on behalf of our heirs, executors and administrators jointly and severally, firmly by these presents, sealed with our seals and dated this 28th Nov 1832

The condition of this obligation is such, that whereas 500 whole and 500 half boxes and 20 Kegs of raisins marked P.H. ten boxes prunes marked W.M.O. + V + F 78 half chests Hyson tea + 103 baskets Champagne wine marked Δ have been labelled by the United States of America and whereas Isaac Ogden has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said goods wares and Merchandise. Now if the said Isaac Ogden shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of five thousand eight hundred and sixty seven Dollars being the appraised value of said goods wares & Merchandise in case the same should be adjudged by the Court as forfeited to the said United States upon the trial of the same together with the costs of suit then this obligation to be null and void or else to remain in full force and virtue

Signed sealed & delivered in
 presence of Duncan S. Linn

I Ogden Seal

Ambrose Sandfar Seal

Knew all men by these presents, that we Denis Priour and Franklin M Sea as principals and Alexander Priour and John Stidell as securities are hitherto jointly brought unto the United States of America in the just full sum of sixty thousand dollars, to which payment well & truly to be made they bind themselves their heirs executors & administrators jointly & severally by these presents signed with their names & sealed with their seals, dated at the City of New Orleans, this 15th day of Dec^r 1833

Now the condition of this obligation is such that whereas the said Denis Priour and Franklin M Sea have been appointed Commissioners to effect the sale in lots of the vacant land included between Esplanade & Harrison streets and the public road in the City of New Orleans & also the vacant land included between Washington House & Burrows streets and the public road in the said City

Now if the said Denis Priour & Franklin M Sea shall faithfully execute the trust to them conferred as Commissioners, as aforesaid and pay unto the District Court of the United States for the Eastern District of Louisiana, subject to its future order immediately after the receipt thereof all such monies and notes as they may receive from the sale of the property above described then and in that case this obligation shall be null & void otherwise the same shall be and remain in full force and virtue

Signed sealed & delivered
in presence of
Duncan McLeven

(Signed) Denis Priour
Franklin M Sea
A. Priour
J. Stidell

Approved
(Signed) Samuel McHarper
Judge

Pollock and Alden vs Steam Boat Carroll

Know all men by these presents that we S. M. Pollock and Samuel Alden as principals, and Albert Martin as security are held & firmly bound unto Kennedy Esquire in the just and full sum of Six thousand Dollars, lawful money of the United States, to which payment well and truly to be made they bind themselves their heirs executors and administrators jointly and severally firmly by these presents signed with their hands and sealed with their seals at the City of New Orleans this 3rd day of December 1833

Whereas the Steam Boat Carroll has been libelled in the District Court of the United States for the Eastern District of Louisiana by said Pollock and Alden and whereas the said Kennedy Esquire has filed his claim for said vessel or boat

Now if the said S. M. Pollock and Samuel Alden shall well and truly pay or cause to be paid to the said Kennedy Esquire all such damages as he may sustain by reason of the seizure and detainer of the boat to them and also have the said Steam Boat Carroll forthcoming at such time as the Court may order then and in that case this obligation to be null and void else to be and remain in full force and effect

Signed sealed and delivered
in presence of

J. H. Stennett

Recorded Jan'y 8th 1834

S. M. Pollock by
S. Alden as atty in fact
Samuel Alden
Albert Martin

The United States vs Representatives of Hawkins &c

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United States of America: vs

The President of the United States of America,
Honorable the Judge of the District Court of the United States for the Eastern District
of Louisiana greeting:
Whereas lately in the District Court of the United States for the
Eastern District of Louisiana before you in a cause wherein the United States of A-
merica were plaintiffs and the heirs and representatives of John Dick and Nathaniel
Dick were defendants, the judgment of the said District Court was in the following words, viz: The Court having
maturely considered the motion in arrest of judgment now on record, that judgment be
set aside up, as of the fifteenth instant, against the estate of John Dick and Na-
thaniel Dick jointly and severally for the sum of Twenty Thousand Dollars, with
six per cent interest from the 1st day of January 1832 until paid and costs
of suit and that judgment be entered up against Nathaniel Dick and James
Dick for the sum of Ten Thousand Dollars each with 6 per cent interest from the
second day of January 1832 until paid and the costs, as by inspection of the trans-
cript of the record of said District Court which was brought into the Supreme Court of
the US by notice of a writ of Error agreeably to the act of Congress in such case
made and promulgated fully and at large appears.

And whereas in the present term
of January in the Year of Our Lord 1832 the said cause came on to be heard before
the said Supreme Court on the said transcript of the record and was argued
by counsel; on consideration whereof it is adjudged and ordered by this Court that
the judgment of the said District Court in this cause be and the same is
hereby reversed and this cause be and the same is hereby remanded to the said
District Court with direction to award a venire facias de novo. February 23 1832

You therefore are hereby commanded that such further proceedings be had in such
cause as according to right and justice and the laws of the United States
ought to be had the said writ of Error notwithstanding.

Witness the Honorable
John Marshall Chief Justice of said Supreme Court The second Monday in Jan-
uary in the Year of Our Lord 1832. Wm. The Clerk of the Supreme Court
of the US

Recorded Jan 14th 1833

George H. Green vs S B Planet

District Court of the U.S. for the Eastern District
of Louisiana
In Admiralty

Know all men by these presents, That we T M Reed and A H Harris, agents and jointly bound unto George H. Green in the just and full sum of three hundred and fifty dollars, to which payment well & truly to be made for and our-
selves our heirs and administrators jointly severally firmly by these presents; sealed with our seals & dated this 18th day of January 1854. (The condi-
tion of the above obligation is such that whereas the Steam Boat Planet has been
libelled by George H. Green and whereas Thomas M Reed has duly filed in the
District Court of the United States for the Louisiana District his claim for said
Steamboat Planet now of the said T M Reed shall well and truly pay or cause
to be paid to the said G H Green or to his certain attorney the sum of \$350—
being the amount of debt in case the same shall be adjudged by the Court to the said
George H. Green upon the trial of the same together with the costs of suit then this
obligation to be void or else to remain in full force and virtue

Witness our hands and seals

in the presence of

L. Le Bacqz
& J. A. KennaT M Reed Seal
A H Harris Seal

Recorded Jan 18th 1854.

Remission — to James Dillingham

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Andrew Jackson

President of the United States of America
To whom these presents shall come,

Greeting: Whereas a certain James Dillingham captain and owner of the ship Talma has incurred the forfeiture of his ship and certain other penalties by loading from the said ship certain articles of jewelry without a permit from the proper officer of the customs: and whereas it appears that the said ship has been seized and libelled in the District Court of the United States for the Eastern District of Louisiana: and that two other prosecutions are also pending against the said Capt Dillingham for condemnation of the jewelry & for the penalty of four hundred dollars incurred by his violation of the revenue laws, as aforesaid: and whereas it does not appear by the evidence exhibited before me that there was an intention in the part of the said Capt Dillingham to evade or violate the revenue laws but that the loading of the jewelry as aforesaid was an act of inadvertence & without any fraudulent intent: Now therefore I Andrew

Jackson President of the United States of America in consideration of the premises divers other good and sufficient reasons me therunto moving have remitted and do hereby remit unto him the said Capt James Dillingham the penalties & forfeitures incurred as aforesaid and order the said ship Talma her tackle apparel and furniture to be restored to him & all & every prosecution against him & the said ship on account of the aforesaid act to be discontinued and abated in execution nevertheless that he pay and satisfy all costs which may have been incurred in the premises & provide also that this act of remission shall not extend to the forfeiture of the jewelry seized as aforesaid

Attest

In testimony whereof I have herunto subscribed my name & caused the seal of the U.S. to be affixed to these presents Done at the City of Washington this 17th day of May A.D. 1834 of the Independence of the U.S. the 56th

By the President

Louis McLane

Sec. of State

Andrew Jackson

Bond of Duncan A. Hennen, Clerk.

Know all men by these presents that we Duncan A. Hennen as principal
and John A. Holston and Charles M. Conrad as Sureties are held and firmly
bound unto the United States of America in the just and full sum of Two thousand
said Dollars; to which payment well and truly to be made, we bind our
selves our heirs, executors, and administrators, simply by these presents, sealed
with our seals, and dated this 3^d day of February A.D. 1834.

The condition
of this obligation is such that whereas the above bounden Duncan A. Hennen
has been appointed Clerk of the District Court of the United States, for the Eastern
District of the State of Louisiana

Now if the said Duncan A. Hennen shall
faithfully discharge the duties of his Office and seasonably record the Decrees
Judgments and determinations of the Court of which he is Clerk: then this
obligation to be null, void, and of no effect: otherwise to remain in full force and
effect.

Witness sealed & delivered
in presence

J. P. Benjamin - witness to first signature

William Durr - witness to last signature

Duncan A. Hennen Seal

John A. Holston Seal

C. M. Conrad Seal

The above Bond was taken and approved by me the day of the date thereof

Samuel H. Harper
Judge U.S.

Recorded this 3^d day of February 1834
Duncan A. Hennen CK

Handwritten notes at the top left of the page, partially obscured.

Handwritten notes at the top right of the page, including "2. ...", "Dated ...", "Signed ...", and "Witness ...".

Mandamus of the Supreme Court of the US
in the case of the
Life and Fire Insurance Company of New York
vs
Christopher Adams

United States of America vs: The President of the United States of America to the
Hon Samuel H. Harper Judge of the District Court of the U.S. for the East Dist of
Louisiana Greeting

Whereas a certain Corporation in the City of New York called and
known by the name of the Life & Fire Insurance Company of New York
did threaten to sue on the 15th day of February in the Year of our Lord 1834
commenced & prosecuted to Judgment a certain action against one Christopher Adams
in the District Court of the United States for the Eastern District of Louisiana which
said Judgment you said Judge of the said Court at a subsequent day to wit on the
2nd day of June in the Year 1830 refused to sign and to order execution to issue
thereon on the ground that as the Decree of Judge Robertson your predecessor had signed
the same & that the Judgment must be & could only be signed by the Judge who pro-
nounced it and that otherwise it became a nullity And whereas thereafter to wit at a
Session of the Supreme Court of the United States held at Washington on the 2nd Monday
of January in the Year of our Lord 1833 the said Supreme Court at the instance of the
said Corporation by Counsel granted a rule requiring you to show cause why you
had among other things why a writ of Mandamus from the said Supreme Court
should not be awarded And whereas you appeared to show cause of this your
ment and to order execution to issue thereon And whereas at the present Term
of the said Supreme Court you appeared and returned to the said Supreme Court
together with the said rule that you had refused to sign the said Judgment on the ground
that the Judgment must be signed only by the Judge who pro-
nounced it And whereas afterwards to wit at the same Session of the said Supreme
Court last aforesaid upon consideration of your said return and of the cause shewn by
you therein against the said rule & being made absolute & against the awarding of a
writ of the said writ of Mandamus upon consideration of the arguments of Counsel
for & against on your behalf shewing cause as aforesaid as on behalf of the said Corporation
in support of the said rule & was considered by the said Supreme Court that you
had appeared and returned to the said Court as insufficient cause for refusing to sign
the said Judgment and against the awarding of the said writ of Mandamus
Mandamus pursuant to the rule aforesaid: the said Supreme Court being of opi-
nion having determined and awarded upon the matter aforesaid that you were bound to
sign the said Judgment and to order execution to issue thereon And it was also
then there considered by the said Supreme Court that the writ of the United States for
requiring & commanding you the said Judge of the said District Court to sign the said
Judgment & to order execution to issue thereon Therefore you are hereby commanded &
enjoined that immediately after the receipt of this writ and without delay you sign
the said Judgment and order execution to issue thereon so that compliance be not
again made to the said Supreme Court and that you certify perfect obedience and

Over

day Execution of this writ to the said Supreme Court to be held on the 4th Monday
of August next. Hence fail not at your peril share then share this writ.

Witness the Hand John Marshall Chief Justice
of said Supreme Court the 3rd Monday of
January 1834.

W^m Thomas Saxton
Clerk of the Supreme Court
of the United States.

Recd March 5th 1834

Mandamus of the Supreme Court of the U.S.

in the eye of
The U.S. and Sir Nicholas Nelson, Company of New York

The Hand of Nicholas Nelson

Master John of America: J. The President of the United States of America, to the Hon^{ble}
James A. Harper Judge of the District Court of the United States for the Eastern District
of Louisiana. Greeting

Whereas a certain corporation in the city of New York called and known
by the name of the U.S. and Sir Nicholas Nelson, Company of New York hath petitioned to wit on
the 16th day of March in the year of our Lord 1833 for a writ of Mandamus and prayed to be granted
a certain Mandamus against the Hand of Nicholas Nelson dec. in the District Court
of the United States for the Eastern District of Louisiana which said Mandamus you as
Judge of said Court at a subsequent day & out on the 1st day of June in the year
1833 refused to sign and to order Execution to issue thereon in the ground that as the
writ of Habeas Corpus you could not sign the same and that the Mandamus must
be signed and could only be signed by the Judge who pronounced it and that otherwise it became
a nullity And whereas petition to wit at a Session of the Supreme Court of the United
States held at Washington on the 3rd Monday of January in the Year of our Lord 1833
the said Supreme Court at the instance of the said corporation by counsel granted a rule
requiring you to show cause if any you had among other things why a writ of Mar-
damus from the said Supreme Court should not be awarded and if you
commencing you to sign the said Mandamus and to order Execution to issue thereon
And whereas at the present Session of the said Supreme Court you appeared and re-
turned to the said Supreme Court together with the said rule that you had refused
to sign the said Mandamus on the ground that the Mandamus must be and could
only be signed by the Judge who pronounced it

And whereas afterwards to wit at the
same Session of the said Supreme Court last aforesaid upon consideration of your said re-
turn and of the cause shown by you therein against the said rule's being made absolute
and against the awarding said writ of the said writ of Mandamus and
upon consideration of the arguments of counsel as well on your behalf stating
as aforesaid as in behalf of the said corporation in support of the said rule
it was ordered by the said Supreme Court that you had complied and returned

to the said Court an insufficient cause for having refused to sign the said Injunction and
against the awarding and issuing of the writ and of Mandamus pursuant to the
Petition aforesaid: The said Supreme Court being of opinion and having determined
and adjudged upon the matter aforesaid that you are bound to sign the said
Injunction and to cause execution to issue thereon.

And it was also then then con-
sidered by the said Supreme Court that the writ of the United States if it, requiring
and commanding you the said Judge of the said Circuit Court to sign the said In-
junction and to cause execution to issue thereon.

Therefore you are hereby commanded and
enjoined that immediately after the receipt of this writ and without delay you
sign the said Injunction and cause execution to issue thereon so that compliance be
forth again made to the said Supreme Court and that you comply perfectly, obedience
and due execution of this writ to the said Supreme Court to be had on the
first Monday of August next.

Recd. said writ at your seat and have then and then this writ

Witness the Hand of the said Chief Justice of the
Supreme Court the first Monday of January 1834

Wm. Thomas Justice Clerk of the
Supreme Court of the U.S.

Recorded March 8th 1834.

Remission The United States vs. Ship Hatch and 500 boxes of raisins
To all whom these presents shall come

I Roger B. Taney Secretary of the Treasury of the United States send greeting

Whereas a statement of facts bearing the date 6th day of December 1833 with the petition of Isaac Lyden and William Wright owners of the Ship Hatch thereto annexed touching certain forfeitures incurred under the Statute of the United States, entitled, "An Act for enrolling and licensing Ships or Vessels to be employed in the coasting trade, and fisheries and for regulating the same" had been transmitted to the Secretary of the Treasury by the Judge of the District Court of the United States for the Eastern District of Louisiana: pursuant to the Act of the United States entitled "An Act to provide for mitigating or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein provided" as, by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: And whereas I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: And it appearing to my satisfaction that the said forfeitures were incurred without wilful negligence or any intention of fraud:

Now Therefore Know Ye, That I the said Secretary of the Treasury in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioners, all the right, claim and demand of the United States and of all others whatsoever, to the said forfeitures, upon payment of the costs

Sal

Given under my hand and seal of Office in the City of Washington this fourth day of March in the year of our Lord one thousand eight hundred and thirty four, and the fifty eighth year of Independence of the United States

Signed, R. B. Taney
Secretary of the Treasury

No 3336

Appraisement

New Orleans 19th Decr 1833

The undersigned being appointed by the Hon. the District Court of the United States for the Eastern District of Louisiana to appraise the Brig Franklin & her cargo do appraise the same at twenty two thousand, five hundred and two dollars

\$22,502.00

John Brainerd }
George Y. Bright, }

Sworn to before me this 19th Decr 1833
Signed Duncan N. Hennen Dy Clerk

Bond

Know all men by these presents, that we, Levi A. Gale and Laurent Millaudon are held and firmly bound unto James S. Brard, John Appleman and Samuel Welch in the just and full sum of seven thousand five hundred and 00 dollars being one third of the appraised value of the Brig Franklin

and her cargo, now labelled in the District Court of the United States for the Eastern District of Louisiana, by the said Board, Appleman, and Welch, for which payment well and truly to be made, they bind themselves jointly and severally, firmly by these presents, and their heirs, executors, and administrators, signed with their names and sealed with their seals at the City of New Orleans this day of December 1823.

1500 The condition of this obligation is such that whereas the Brig Franklin and her cargo have been libelled in the said District Court, by the said Board Appleman and Welch, — And if the said Lee H Gale and Isaacson Willaundson shall well and truly pay or cause to be paid unto the said Board Appleman and Welch, — such sum or sums as may be decreed by the said District Court to the said Willaundson as salvage or compensation for the services alleged to have been rendered to said vessel by the libellants together with costs of suit then this obligation, to be null and void, otherwise to remain in full force and virtue
Signed: L H Gale

Signed and Sealed in presence

Wm. Lea
Wm. Baxter

Signed by *J. H. Gale*
 Printed by *H. W. Baxter*

N^o 3158.

Hoche et al. - no. John Linton
Bond

Know all men by these presents that we John H. Carmichael Curator and
 trustees of Daniel E. Horke, ^{Wm} Butler Horke, Francis H. Horke, Richard B. Horke
 and Moses J. Horke, and James M. Reynolds as surety, the former as principal and
 the latter as surety are held and firmly bound unto John Linton Curator of the
 estate of H. A. Bottender in the sum of five hundred dollars which we bind ourselves
 our heirs, executors, and administrators or assigns to pay to the said John Linton his
 heirs, executors, administrators, or assigns. Given under our hands and sealed with
 our seals in presence of the undersigned witnesses this 22nd day of March 1834

Now the condition of this obligation is such that if the above bounden J. H. Carmichael
Curator &c prosecute with due effect his appeal allowed him by the District Court of
the United States for the Eastern District of Louisiana for carrying up his appeal
to the Supreme Court of the United States from the decree of said Court given
the fourth 14th day of January 1833 in a suit in which the said John H. Carmichael
Curator &c is plaintiff and John Linton Curator &c is defendant & shall pay or
satisfy or cause to be paid or satisfied the costs which by the said Supreme
Court may or shall be adjudged against him then this obligation to be null
and void otherwise it shall remain in full force, power and virtue
Signed One, J. H. Carmichael Seal

in full force, power and effect.
Signed Geo. A. Carmichael

Signed James M. Reynolds. Seal

Attest, { John C Perkins
Signed { L. J. Hermann

Jordan vs Steam Boat, Walkinon the Water

District Court of the United States for the
Eastern District of Louisiana In Admiralty

Know all men by these presents that we Hugh Ada as principal and George Waddams and Henry S. Buckner as sureties are held and firmly bound unto Garrett Jordan in the sum of One thousand dollars to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents: sealed with our seals and dated this 7th day of May 1854.

The condition of the above obligation is such that whereas the Steam Boat Walk on the Water, has been libelled by the said Garrett Jordan and whereas Rogers Byrns and Co. Hugh Ada Stephen Duncan and James C. Wilkins have duly filed in the District Court of the United States for the Louisiana District their claim for the said Steam Boat, none of the said claimants shall well and truly pay or cause to be paid to the said Garrett Jordan or to his attorney the sum of Five Hundred and fifty eight dollars being the amount of debt claimed by said Garrett Jordan in case the same shall be adjudged by the Court to the said Garrett Jordan upon the trial of the same together with the costs of suit, then this obligation to be void or else to remain in full force and virtue.

Signed Waddams. [L. S.]

Signed sealed and delivered
in the presence of

Signed Stephen N. Henner.

Signed { H. S. Buckner, [L. S.]
George W. Addams

to the two first signatures

Signed A. L. Hays, to last signature

St. Marina vs. Steam Boat Chancellor
Bond

Know all men by these presents that we Wm. H. Cattle as principal and A. L. M. Pamarin as surety are held and firmly bound unto J. M. Garria St. Marina in the sum of Five thousand dollars, to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated this 21st day of May 1854.

Whereas the above bounden William H. Cattle this day appeared and filed his claim for the Steam Boat Chancellor libelled by the said St. Marina.

And the condition of this obligation is such that if the said William H. Cattle shall answer to the decree of the Court in this case, and pay all costs and damages in case he shall not support his claim, then this obligation to be null and void or else to remain in full force and virtue.

Signed Stephen N. Henner
signed

Signed William H. Cattle, [L. S.]
Signed A. L. M. Pamarin [L. S.]

Wm. Richard Self vs W. Whitney

District Court of the United States for the Eastern District of Louisiana
Know all men by these presents, that we William Wallace Whitney and Thomas B. Harper, are held and firmly bound unto Richard Self, in the sum of Five thousand dollars lawful money of the United States to be paid to the said Richard Self, his heirs executors administrators assigns for which payment well and truly to be made, we bind ourselves our heirs executors or administrators jointly and severally, firmly by these presents sealed with our seals and dated this 20th day of May in the year of our Lord one thousand eight hundred and thirty four

The condition of the above obligation is such that whereas the above bounden W. W. Whitney is now in the custody of John Nicholson, the Marshal by virtue of a capias ad respondendum issued out by the District Court of the United States for the Eastern District of Louisiana in an action of debt at the suit of said Richard Self and released therefrom by reason of signing sealing and delivering these presents, we of said W. W. Whitney in case he should be cast on the said debt, shall pay and satisfy the judgment of the said Court therein or surrender himself in execution to the said Richard Self, then the above obligation to be null and void or else to remain in full force and virtue

Witness Present
Signed Duncan A. Kennon.

Signed William Wallace Whitney [L.S.]
Signed Thomas B. Harper [L.S.]

Wm. Richard Self vs
Life Insurance Company of New York

Wm. of N. Wilson.

Know all men by these presents, that we D. D. Charnet in behalf of the Wm. of Nicholas Wilson as principal and John Linton as surety are held and firmly bound unto the Life and Fire Insurance Company of New York, their assigns or representatives in the sum of Five thousand dollars to which payment well and truly to be made, we bind ourselves our heirs executors or assigns jointly and severally by these presents, sealed with our seals and dated this 2nd day of June 1864

Whereas the above bounden the Wm. of Nicholas Wilson, have appeared and filed a petition for a writ of error from a judgment rendered against them at the suit of the Life and Fire Insurance Company of New York

Now the condition of this obligation is such that if the said Wm. of Nicholas Wilson shall prosecute to effect the writ of error obtained by them and pay all costs and damages in case they shall not support the same, then this obligation to be null and void or else to remain in full force and virtue

Witness
Signed Duncan A. Kennon.

Signed D. D. Charnet (seal)
Signed J. Linton (seal)
Signed Wm. Thompson

Injunction Bonds

Know all men by these presents that we D.D. Chennut agent of the Heirs of Nicholas Wilson as principal and William Dodd Wm B Robertson Joseph Thompson Isaac Erwin Elphabel Black and Clement Aubrey Dupuy and John Linton as sureties are held and firmly bound unto the Life and Fire Insurance Company of New York, their representatives assigns or successors in the just and full sum of Twentyfour thousand dollars lawful money of the United States for the payment of which well and truly to be made we bind ourselves our heirs executors administrators or assigns jointly and severally by these presents sealed with our seals and signed with our hands at the city of New Orleans this 3^d of June A.D. 1824

The condition of the above obligation is such that whereas the Heirs of Nicholas Wilson have this day filed a petition in the District Court of the United States for the Eastern District of Louisiana praying a writ of Injunction to issue directed to the Marshall of the Eastern District of Louisiana enjoining him from proceeding in the sale of the property of the said Heirs of Nicholas Wilson seized at the suit of said Life and Fire Insurance Company of New York, which said Injunction has been granted. Now if the said Heirs of Nicholas Wilson, and William Dodd, William B Robertson, Joseph Thompson Isaac Erwin Elphabel Black, Clement Aubrey Dupuy John Linton shall well and truly pay and satisfy all damages, which the said Life and Fire Insurance Company of New York, their representatives or assigns may sustain by reason or in consequence of the issuing of said Injunction, then and in that case this obligation to be null and void else to be and remain in full force and virtue

Signed sealed and delivered
in presence of

Signed Duncan N. Hennen

Signed John Hacker

Signed D. Lockett

Signed George A. Newbridge

Signed D.D. Chennut [Seal]

agent for the Heirs of Nicholas Wilson

Signed William Dodd by his attorney Jp: John Linton W & Thompson [Seal]

Signed W.B. Robertson by his attorney Jp: John Linton W & Thompson [Seal]

Signed Joseph Thompson by his attorney Jp: John Linton W & Thompson [Seal]

Signed Isaac Erwin by his attorney Jp: John Linton W & Thompson [Seal]

Signed Elphabel Black by his attorney Jp: John Linton W & Thompson [Seal]

Signed Clement by his attorney Jp: John Linton W & Thompson [Seal]

Signed Aubrey Dupuy by his attorney Jp: John Linton W & Thompson [Seal]

Signed Jp: John Linton [Seal]

Signed W & Thompson [Seal]

Dated

Delaware

Abraham North Branch:

Know all men by these presents that we Thomas D. and J. Shetton and Andrew Drake owners of the Schooner North Branch by Edward Lafonta their agent as principals and J. Lafonta their agent as sureties are held and firmly bound unto Ezechiel Delano in the just and full sum of
to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally, firmly by these presents sealed with our seals and dated this 23^d day of July 1824

The condition of this obligation is such that whereas the Schooner North Branch has been libelled by Ezechiel Delano aforesaid and whereas Thomas D. and J. Shetton and Andrew Drake have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for the said schooner. Now if the said Thomas D. and J. Shetton and Andrew Drake shall well and truly pay or cause to be paid to the said Delano or to his certain attorney the sum of

in case the same shall

be adjudged by the Court as due to the said E. Delane upon the trial of the same together with costs of suit then this obligation to be null and void or else to remain in full force and virtue

Signed sealed and delivered in presence of
Signed Duncan & Henner

Signed Thomas J. & Whiston [seal]
Signed Edward Drake [seal]
Signed Edward Lafonta [seal]
Signed Edward Lafonta

Bond
John W. Smith et al
vs
Geo W. of New

Know all men by these presents that we John H. Grosbeck as principal and M. and P. Maher as sureties are held and firmly bound unto John W. Smith, Davis and Geo W. of New in the sum of One thousand dollars to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated the 23 day of June 1866

Whereas the above bounden John H. Grosbeck this day appeared and filed his claim to Geo W. of New libelled by John W. Smith et al and the same have been released on his signing and sealing of this bond

Now the condition of this obligation is such that if the said John H. Grosbeck shall well and truly pay the decree of the Court in the aforesaid libel and pay all costs and damages in case he should not support his claim then this obligation to be null and void or else to remain in full force and virtue

Signed
Signed Duncan & Henner

Signed J. H. Grosbeck [seal]
Signed J. P. Maher [seal]
Signed Michael & Philip Maher [seal]

Bond
Philip Richardson

vs
Steam Boat Scotland

Know all men by these presents that we Benjamin P. Buckner as principal and Samuel T. Hoyt are held and firmly bound unto Philip Richardson in the just and full sum of Three thousand and fifty dollars which payment well and truly to be made we bind ourselves our heirs executors administrators jointly and severally firmly by these presents sealed with our seals and dated the 29th day of July 1866

The condition of this obligation is such that whereas the Steam Boat Scotland has been libelled by Philip Richardson aforesaid, an whereas Benjamin P. Buckner has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the Steam Boat Scotland

Now if the said Benjamin P. Buckner shall well and truly pay or cause to be paid to the said Philip Richardson or to his certain attorney the sum of One thousand and forty dollars and interest in case the same shall be adjudged by the Court as due to the said Philip Richardson upon the trial of the same together with the costs of suit then this obligation to be null and void else to remain in full force and virtue

Signed sealed and delivered in presence of
Signed Duncan & Henner
Signed L. C. Bacon

Signed B. P. Buckner [seal]
Signed Samuel Hoyt [seal]

Bind
 Asst
 is
 the

State of Louisiana
 City of New Orleans

Know all men by these presents that we James Rapp
 as principals and George W. Rapp by James Rapp as principal
 and Antoine P. Lemaire and Donald C. Osborne as sureties are held and firmly
 bound unto Bernard Libe his heirs executors and assigns in the sum of three thousand five
 hundred dollars and for the payment hereof we hold ourselves our heirs executors and ad-
 ministrators jointly and severally firmly by these presents sealed with our seals dated this 8th
 day of August 1834

Whereas the above bounden James Rapp Robert Rapp John Rapp and George W. Rapp
 have this day prayed for and obtained a writ of Injunction from the District Court of the
 United States for the Eastern District of Louisiana against Bernard Libe enjoining him not to
 use a certain improvement in the brand for branding flour, previously invented by and
 patented to William Rapp and ^{assigned} ~~patented~~ to his heirs

Now therefore the condition of the above obligation is such
 that if the above named James Rapp Robert Rapp John Rapp and George W. Rapp shall well and truly pay to
 Bernard Libe all the damages he may suffer in case it should appear that said Injunction
 has been wrongfully issued out, then and in that case the above obligation shall be void or else
 remain in full force and virtue.

signed sealed and delivered } Signed James Rapp [seal]
 in presence of } for self and the heirs of
 signed } Antoine P. Lemaire [seal]
 } Donald C. Osborne [seal]

Bind
 United States

Barge Scabella & Co. Agents of Gen

Appraisalment

We the undersigned have examined the Barge Scabella and estimate her value at
 two thousand dollars

New Orleans 13th September 1834 } Signed Robert Spedden
 Given to before me this 13th September } Signed Peter Lemaire
 1834 }
 signed Duncan A. McNamee }

Bind

Know all men by these presents that we A. Grooming and Co. and C. Buge
 as principals and Theodore Model and Co. as sureties are held and firmly bound unto
 the United States of America in the just and full sum of four thousand dollars to which
 payment well and truly to be made we hold ourselves our heirs executors and administrators
 jointly and severally firmly by these presents sealed with our seals and dated this 12th day of
 September 1834

The condition of the above obligation is such that whereas the Barge Scabella
 and eighty one bags of Gen. has been libeled by the United States aforesaid and whereas
 A. Grooming and Co. have duly filed in the District Court of the United States for the Eastern
 District of Louisiana their claim for the said Barge Scabella

Now if the said A. Grooming and Co. shall well and truly
 pay or cause to be paid to the said United States or to their certain Attorney the sum of
 four thousand dollars being the appraised value of said Barge Scabella in case the

same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same together with the costs of suit then the obligation to be null and void or else to remain in full force and virtue

signed sealed and delivered

in presence of

signed Isaac N. Hennen

signed R. Greening and Co. (Seal)

signed Theodore Arnold and Co. (Seal)

signed Carlo Boga (Seal)

The United States vs. Barque Scalilla

To all whom these presents shall come

I Levi Woodbury Secretary of the Treasury of the United States send Greeting

Whereas a statement of facts bearing date the 19th day of September 1824 with the petition of Messrs. Speemakers and Harris of Cuba owners of the Barque Scalilla, thereto annexed, touching a certain forfeiture incurred under the Statute of the United States, entitled, "An act to regulate the collection of duties on imports and tonnage," has been transmitted to the Secretary of the Treasury by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled an act to provide for mitigating or remitting the forfeitures, penalties and disabilities accruing in certain cases therein mentioned, as by the said statement of facts and petition remaining in the Treasury Department of the United States may fully appear. And Whereas I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition, and it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud,

Now therefore know ye that I the said Secretary of the Treasury in consideration of the premises and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner, all the right claim and demand of the United States, and of all others before sever to the forfeiture of the said Barque Scalilla on payment of the costs.

Given Under my hand and Seal of Office in the City of Washington this fourteenth day of October in the Year of our Lord One thousand Eight hundred and thirty four and the fifty ninth Year of Independence of the United States

Signed Levi Woodbury,
Secretary of the Treasury.

W^m Croft and others

Bond

Steam Boat Hamiltonville

Know all men by these presents that the James G. Bell as principal and John W. Swain as surety are held and firmly bound unto W^m Croft et al in the sum of One hundred and fifty dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally by these presents sealed with our seals and dated this 11th day of November 1834.

Now the condition of this obligation is such that if the said James G. Bell or the owners of the Steam Boat Hamiltonville shall well and truly pay unto W^m Croft et al such decree as shall be given in their favour and pay all costs and damages in case they shall not support their defence, then this obligation to be null and void or else to remain in full force and virtue.

Attest

Signed: Duncan A. Cannon

Signed:

James G. Bell

John W. Swain

W^m Curry

Steam Boat Heroine

Bond

Know all men by these presents that we Solomonah Siller and J. S. Alexander as principals and W^m St. Arvy as surety are held and firmly bound unto W^m Curry in the sum of fifteen hundred dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally by these presents sealed with our seals and dated this 13th day of November 1834.

Whereas the above bounden Solomonah Siller and J. S. Alexander have this day appeared and filed their claim to the Steam Boat Heroine her tackle, apparel, and furniture labelled by W^m Curry in the United States District Court, Eastern District of Louisiana.

Now the condition of this obligation is such that if the said Siller and J. S. Alexander shall satisfy such decree as may be decreed against the Steam Boat Heroine and pay all costs and damages in case they shall not support their claim then this obligation to be null and void or else to remain in full force and virtue.

Attest

Signed: James Flower Jr.

Signed: Solomonah Siller

Signed by Sidney J. Alexander

Signed: W^m St. Arvy

Brander and McKenna

Steam Boat Kentuckyian

Bond

Know all men by these presents that we Simeon Buckner as principal in behalf of the owners of the Steam Boat Kentuckyian and J. M. Adams and H. I. Buckner as sureties are held and firmly bound unto Brander and McKenna in the sum of Twelve hundred dollars to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated this 6th day of December 1884

Whereas the above mentioned Simeon Buckner this day appeared and filed his claim for the Steam Boat Kentuckyian in behalf of the owners now libelled in this Court by Brander and McKenna

And the condition of this obligation is such that if the said Simeon Buckner in behalf of the owners shall satisfy the decree of this Court in the above libel and pay all costs and damages in case he shall not support his claim then this obligation to be null and void or else to remain in full force and virtue

Attest
Signed Simeon Buckner in behalf of the
owners of S. B. Kentuckyian

Signed Duncan McKenna

Signed H. I. Buckner

J. B. Colla & Co

Schurmer Cude

Bond

Know all men by these presents that the Robert Bignie as principal and J. B. Bignie as surety are held and firmly bound unto J. B. Colla and Co. in the sum of four hundred dollars to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated this 9th day of December 1884

Whereas the above mentioned Robert Bignie has this day appeared and filed his claim for the Schurmer Cude libelled by the said J. B. Colla and Co. in the District Court of the United States for the Eastern District of Louisiana

And the condition of this obligation is such that if the said Robert Bignie shall pay and satisfy such decree as may be rendered against him in the above libel J. B. Colla & Schurmer Cude and pay all costs and damages in case he shall not support his claim then this obligation to be null and void or else to remain in full force and virtue

Attest
Signed Robert Bignie

Signed Duncan McKenna

Signed J. B. Bignie

Byrnes and Indes

Bond

Steam Boat Walk in the Water

Know all men by these presents that we Adams and Buckner agents of the owners of the Steam Boat Walk in the Water as principals and John B. Byrnes and H. I. Buckner as surety, are held and jointly bound unto Byrnes and Indes in the sum of four hundred dollars to which payment well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally by these presents, sealed with our seals and dated this 15th day of December, 1834.

Whereas the above bounden Adams and Buckner agents of the owners of the Steam Boat Walk in the Water, this day appeared and filed their claim for the Steam Boat Walk in the Water, labelled by the said Byrnes and Indes.

And the condition of this obligation is such that if the said Adams and Buckner, shall answer to the decree of the Court in this case and pay all costs and damages which they shall not support their claim then this obligation to be null and void or else to remain in full force and virtue.

Signed Adams, Buckner and Co.
agent &c.

Signed John B. Byrnes

Signed H. I. Buckner,

The United States

Bond

Schermer Kingleader

Apparatus
in P. 189.

Know all men by these presents that J. M. Hayes agent of the owners of the Schermer Kingleader as principals and William G. Hayes as surety, are held and jointly bound unto the United States of America in the just and full sum of one thousand dollars, to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally firmly by these presents, sealed with our seals and dated this 15th day of December, 1834. The condition of this obligation is such that whereas the Schermer Kingleader has been labelled by the United States of America, for and whereas J. M. Hayes agent &c. has duly filed in the District Court of the United States for the Eastern District of Tennessee his claim for the said Schermer Kingleader, then if the said J. M. Hayes agent &c. shall well and truly pay or cause to be paid to the said United States of America or to their certain attorney the sum of three thousand dollars being the appraised value of the Schermer Kingleader in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same together with the costs of

And then this obligation to be null and void or else to remain in full force and virtue

Signed J. M. Hayes agent for executor.
Signed Wm G. Ames,
Signed Sealed and delivered
in presence of
Signed Luncan & Luncan
Signed John Nicholson

The United States
at
Schermer Byren

Know all men by these presents that we Thomas Powell and Philip Simmitt the principals and H. C. Hammack and Thomas Lavin as witnesses are held and firmly bound unto the United States of America in the just and full sum of Twenty thousand dollars to which payment well and truly to be made we bind ourselves, our heirs, executors and administrators jointly and severally firmly by these presents, sealed with our seals and dated this 28th day of June 1834

The condition of this obligation is such that whereas Fifteen thousand five hundred dollars in specie has been labelled by the United States of America against and whereas Thomas Powell and Philip Simmitt duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for the said fifteen thousand five hundred dollars in specie

And of the said shall well and truly Thomas Powell, and pay or cause to be paid to the said United States or to their certain Attorney the sum of Fifteen thousand five hundred dollars being the appraised value of said specie in case the same shall be adjudged by the Court as forfeited to the said United States upon final of the same together with the costs of suit then this obligation to be null and void or else to remain in full force and virtue

Signed sealed and delivered in presence of
Signed Luncan & Luncan
Signed John Nicholson
Signed Thomas Powell
Signed Philip Simmitt
Signed H. C. Hammack
Signed Thomas Lavin (seal)
Signed H. C. Hammack

The United States

Bond

A quantity of red wine

Know all men by these presents, that we J. M. Hayes agent of the owners of goods seized by a warrant No 2541, in the U. S. District Court as principal and Wm. G. Hayes as surety are held and firmly bound unto the United States of America in the just and full sum of Ten thousand and fifty eight dollars to which payment well and truly to be made we bind ourselves our heirs, executors, and assigns with our seals and dated this 17th day of December 1834

The condition of this obligation is such that whereas the aforesaid goods &c. has been labelled by the United States of America aforesaid and whereas J. M. Hayes agent &c. has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said goods &c.

Now if the said J. M. Hayes agent &c. shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of Ten hundred and twenty nine dollars being the appraised value of said goods in case the same shall be adjudged by the Court as forfeited to the said United States of America upon the trial of the cause together with the cost of suit. Then this obligation to be null and void and to remain in full force and virtue.

Signed Sealed and delivered

in presence of

Signed Saml. A. Cannon

Signed J. M. Hayes agent of the owners.

Signed Wm. G. Hayes

The United States

Appraisement

A quantity of red wine

We the undersigned being appointed appraisers by the United States of a certain lot of goods seized and imported into this port, by the Schooner Ring Leader do appraise them at the sum of Ten hundred and twenty nine dollars

Given to before me this 17th
December 1834

Signed Saml. A. Cannon
Clerk

Signed Robert Gedden

Signed Cyrus Bradley

Signed Sheldon Clark

John Armstrong

Steam Boat Walk in the Water

Know all men by these presents that we Stephen Duncan, J.B. Byrne, S.J. Hummer, J.M. Reynolds, J.C. Watkins and Hugh Lea as principals and H.L. Backner as surety are held and firmly bound unto John Armstrong in the sum of six hundred dollars, to which payment with and truly to be made we bind ourselves, our heirs, executors, and administrators jointly and severally by these presents, sealed with our seals and dated this 27th day of December 1834

Whereas the above bounden Stephen Duncan, J.B. Byrne, S.J. Hummer, J.M. Reynolds, James C. Watkins and Hugh Lea have this day appeared and filed their claim for the Steam Boat Walk in the Water libelled by the said John Armstrong in the U.S. District Court East District of Louisiana

Now the condition of this obligation is such that if the said Stephen Duncan and the other above named persons shall satisfy the decree of the Court in the premises and pay all costs and damages in case they shall not support their said claim then this obligation to be null and void and else to remain in full force and virtue,

Witness
Signed Stephen Duncan et al. Hennen

Signed H.L. Backner
agent for surety
Signed H.L. Backner

The United States

as

Schooner Ringleader

U.S. vs Schooner Ringleader

We the undersigned have examined the Schooner Ringleader and value her to be worth in cash
New Orleans December 20th 1834

Signed Robert Spadden
Signed Cyrus Bradley
Signed George P. Orr

We consent that the appraisement of three thousand dollars in this case be received without being overborne.

Dec 18th 1834

Signed
Henry Carleton
J.D. Mayhew

James Shirley } Bond

& E. Parker }
²²

Know all men by these presents that we James Shirley and J. M. Irvine are held and firmly bound unto Edward E. Parker in the sum of One thousand dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally by these presents. sealed with our seals and dated this second day of January 1835

Whereas the above bounden James Shirley has this day appeared and presented a petition to the District Court of the United States for the Eastern District of Louisiana praying for a writ of replevin against a Boat in the possession of the Defendant E. E. Parker which said writ is issued the 7th of January 1835

Now the condition of this obligation is such that if the said James Shirley shall pay all such damages as may accrue to the said E. E. Parker in case said writ shall have been wrongfully issued and pay all costs and damages in case he shall not support his claim then this obligation to be null and void or else to remain in full force and virtue

Witness

James A. Smith

signed

James Shirley (sd)

J. M. Irvine (sd)

John Phillips

Steam Boat Walter Scott

Know all men by these presents that we John Mathews Wright agent of the owner of the Steam Boat Walter Scott as principals and E. Woodruff as agent are held and firmly bound unto John Phillips in the just and full sum of One thousand and fifty dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and severally by these presents sealed with our seals and dated this 10th day of January 1835

The condition of this obligation is such that whereas the Steam Boat Walter Scott has been libelled by John Phillips agent and whereas the said J. M. Wright has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said Steam Boat her tackle &c

Now if the said J. M. Wright agent &c shall well and truly pay or cause to be paid to the said John Phillips or to his certain attorney the sum of One thousand and fifty dollars in case the claim of the said Walter Scott together with the costs of suit then this obligation to be null and void or else to remain in full force and virtue

signed and delivered in presence of

signed J. M. Wright

Witness to the signatures of J. M. Wright and E. Woodruff

E. Woodruff (sd)

Capt Wright

signed J. M. Wright

The United States

Ship Belia

Appraisement.

We the undersigned appointed by the United States Court to appraise the Ship Belia of Belfast seized by the U.S. State as appraised the same at the sum of five thousand dollar cash value

signed

William

Thylden Clark

Payson Broadley

Present and submitted before me

this 19th February 1835

signed

Samuel A. Hennen

Bond

Know all men by these presents that we John Harrison and John Wilson ^{comers} and Gilbert Vance as surety are held and firmly bound unto the United States of America in the just and full sum of five thousand dollars to which payment well and truly to be made we true ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 19th day of February 1835

The condition of this obligation is such that whereas the Ship Belia of Belfast has been libelled by the United States of America aforesaid and whereas John Harrison and John Wilson, have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for said Ship Now if the said John Harrison John Wilson and Gilbert Vance shall well and truly pay or cause to be paid to the said United States or to their certain attorney the sum of five thousand dollars being the appraised value of said Ship Belia in case the same shall be adjudged by the Court as forfeited to the said United States upon the total of the value together with the costs of suit then this obligation to be null and void or else to remain in full force and virtue

signed for John Harrison

and John Wilson

Gilbert Vance

Gilbert Vance

signed sealed and delivered in presence of

signed

James A. Sea

Deputy Clerk

The United States
Steam Boat Co. Bond

Whereas all men by these presents that are
Joseph Clark, as principal and B. Roeluis as surety are held
and firmly bound unto the United States in the just and full
sum of Five hundred dollars to which payment well and
truly to be made we bind ourselves our heirs executors and
administrators jointly and severally firmly by these presents
sealed with our seals and dated the 15th day of March 1835

The condition of this obligation is such that whereas
the Steam Boat Co. has been libelled by the United States
aforesaid and whereas Joseph Clark has duly filed in the
District Court of the United States for the Eastern District of
Louisiana his claim for said Steam Boat Co.

Now if the said Joseph Clark shall well and truly
pay or cause to be paid to the said United States or their certain
Attorney the sum of five hundred and sixty six dollars ninety
nine cents on the case the same shall be adjudged by the Court
as due to the said United States upon the trial of the same
together with the costs of suit then this obligation to be null and
void or else to remain in full force and virtue

signed

Joseph Clark (seal)

B. Roeluis (seal)

signed sealed and delivered
in presence of

signed Duncan H. Munroe

Know all men by these presents that we John De Holland
a Principal and Laurent Millaudon, Mr Thompson Hortane
and Mr Duplessis Guillaume Hubert, Pudence Ponce and
John I Mercier as sureties are held and firmly bound unto the
United States of America in the just and full sum of twenty
thousand dollars to which payment well and truly to be made
as bind ourselves our heirs, executors, and administrators, jointly
and severally firmly by these presents sealed with our seals and
dated in the City of New Orleans this 23^d day of March in the
Year of Our Lord One thousand eight hundred and thirty
five and in the fifty ninth year of the Independence of the
United States of America

The condition of this obligation is such that
whereas the said John De Holland was on the 23^d day of February
1835 appointed and commissioned by the President of the
United States to the Office of Marshal in and for the Eastern
District of Louisiana and being sworn to enter on the
duties of said Office, Now if the said John De Holland
and such Deputies as he may appoint under him shall
well and faithfully fulfil the duties of said Office according
to Law then this obligation to be null and void or else to remain
in full force and virtue

signed	J. De Holland	(seal)
"	Mr Thompson	(seal)
"	Mr Duplessis	(seal)
"	Hortane Sadry	(seal)
"	Laurent Millaudon	(seal)
"	Guillaume Hubert	(seal)
"	Pudence Ponce	(seal)
"	J. I Mercier -	(seal)

signed sealed and
allured in presence of
signed Demcan McKeen

Taken and approved before me
signed J. H. Harper

Judge W. C. C. D. of Louisiana

I John De Holland do solemnly swear that I will faithfully execute
all lawful precepts directed to the Marshal of the Eastern District
of Louisiana under the authority of the United States and true returns
make and in all things well and truly and without malice or partiality
perform the duties of the Office of Marshal of the Eastern District of Louisiana
and during my continuance in said Office and take only my lawful fee
to help me God
signed J. De Holland
Witness to and subscribed before me at New Orleans this 23^d

day of March 1835

against Samuel H. Hooper

Judge W. C.

East District of Louisiana

The United States

Cherice Anglader

Declarator

vs all to whom these presents shall come: & Sir Wm. B. Rives
Secretary of the Treasury of the United States and
Custodian

Whereas a statement of fact bearing date the 3^d day of February 1835 with the petition of Johnathan W. Hooper for Remission of Duties and Joseph S. Richards shunts annexed touching certain forfeitures incurred under the Statute of the United States entitled an act to regulate the collection of duties on import and exchange has been transmitted to the Secretary of the Treasury by the Judge of the District Court of the U. States for the Eastern District of Louisiana pursuant to the Statute of the United States entitled an act to provide for mitigating or remitting the forfeitures penalties and disabilities accruing in certain cases therein mentioned as by the said statement of fact and petition remaining on the Treasury Department of the United States may fully appear

And whereas the said Secretary of the Treasury having maturely considered the said statement of fact and petition and not appearing to any satisfaction that the said forfeitures were incurred without wilful negligence or any intention of fraud, was therefore sworn by that the said Secretary of the Treasury in consideration of the premises and by virtue of the power and authority to me given by the said last mentioned Statute do hereby decide to remit to the petitioner all the right claim and demand of the United States and of all others whomsoever to the said forfeitures in payment of the duties and costs

Given under my hand and seal of office in the City of Washington this thirteenth day of March in the year of our Lord one thousand eight hundred and thirty five and the fifty sixth year of Independence of the United States

signed Sir Wm. B. Rives

Secretary of the Treasury

Charles Sider

Steam Boat Matter

Read

Know all men by these presents that we I John
 Ten and J. Cornell as principals and E. Medruff as surety are held and
 firmly bound unto Charles Sider in the just and full sum of two
 hundred dollars to which payment well and truly to be made we
 had ourselves our heirs executors and administrators jointly and sev-
 erally firmly by these presents sealed with our seals and dated this 7th day
 of April 1835. The condition of this obligation is such that when
 the Steam Boat Matter shall have been settled by Charles Sider approved
 and whereas the said Ten and Cornell have duly filed in the District
 Court of the United States for the Eastern District of Louisiana this claim for
 the said Steam Boat Matter. Now if the said Ten and Cornell
 shall well and truly pay or cause to be paid to the said Charles Sider
 or to his certain attorney the sum of two hundred and thirty three dol-
 lars in case the same shall be adjudged by the Court as due to the
 said Charles Sider when the trial of the same together with the costs of
 suit then this obligation to be null and void and is to remain in full force
 and virtue

signed

W. Weston by J. M. Knight
 James Cornell by J. M. Knight
 E. Medruff

signed sealed and delivered

in presence of

signed Duncan A. Newman

The United States

Remission

Ship Belia

Be all to whom these presents shall come

J. Levi Mordant

Secretary of the Treasury of the United States

Be it remembered

Whereas a statement of facts bearing date the 28th day of
 February 1835 with the petition of Gilbert Barker for John Hammond and
 John Milson owners of the British Ship Belia which arrived touching
 certain forfeitures incurred under the Statute of the United States
 entitled "an act concerning the Navigation of the U. States has been
 transmitted to the Secretary of the Treasury by the Judge of the District
 Court of the United States for the Eastern District of Louisiana pursuant to
 the Statute of the United States entitled an act to provide for multi-
 gating or committing the forfeitures penalties and disabilities accruing in
 certain cases therein mentioned as by the said statement of facts and
 petition remaining in the Secretary's Department of the United States may
 fully appear and whereas the said Secretary of the Treasury being
 maturely considered the said statement of facts and petition
 and it appearing to my satisfaction that the said forfeitures

were incurred without wilful negligence or any intention of fraud

Now therefore know ye that I the said Secretary of the Treasury in satisfaction of the premises and by virtue of the power and authority to me given by the said last mentioned Statute do hereby certify to you that the Plaintiff all the right claim and demand of the United States and of all other whomsoever to the said payments on payment of duties and costs

Given under my hand and seal of Office in the City of Washington this twenty first day of March in the Year of Our Lord One thousand eight hundred and thirty five and the fifty ninth year of the Independence of the United States

signed

Wm Woodbury
Secretary of the Treasury

Mandate

United States of America p^r

The President of the United States of America
To the Honorable the Judge of the District Court of the
United States for the Eastern District of Louisiana
Greeting

Whereas lately in the District Court of the United States for the Eastern District of Louisiana before you in a cause between Edward Livingston complainant and Benjamin Gray defendant in equity the decree of the said District Court was in the following words viz The Court having maturely considered this case now order to adjudge and decree that the demurrer be sustained and that the complainants bill be dismissed as by the inspection of the transcript of the record of the said District Court which was brought into the Supreme Court of the United States by virtue of an appeal agreeably to the act of Congress in such case made and perfected fully and at large appears

And whereas in the present term of January in the Year of Our Lord one thousand eight hundred and thirty five the said cause came on to be heard before the said Supreme Court on the said transcript of the Record and was argued by counsel on consideration whereof it is ordered and decreed by this Court that the decree of the said District Court in this cause be and the same is hereby reversed and that this cause be and the same is hereby remanded to the said District Court for further proceedings to be had therein according to Law and Justice and in conformity to the opinion and decree of this Court

Feb 18

You therefore are hereby commanded

Livingston vs Gray

that such further proceedings be had in said cause in conformity to the opinion and decree of said supreme court as according to right and justice and the laws of the United States might be had the said appeal notwithstanding

Witness the Honourable John Marshall Chief Justice of said Supreme Court the second Monday of January in the Year of Our Lord One thousand eight hundred and thirty five

signed Wm. H. Carroll

Chief Justice of the Supreme Court of the United States
Records May 19th 1835

Sebastian Horvath }
vs } A^c 3521
Jean Lucien Ballou }

Mandate

United States of America }
The President of the United States
of America }
vs the Honourable the Judge of the District Court
of the United States for the Eastern District of Louisiana

Whereas lately in the District Court of the United States for the Eastern District of Louisiana before you in a cause between Jean Lucien Ballou plaintiff and Sebastian Horvath defendant the Judgment of the said District Court was in the following words viz The Court having maturely considered this case now order that Judgment be entered up in favour of the plaintiff against Sebastian Horvath the security of the defendant on the appeal bond for the sum of five thousand five hundred dollars the amount of the appeal bond to be discharged by the payment of three thousand one hundred dollars being the amount of the original Judgment with interest costs and damages according to the Mandate of the Supreme Court of the United States

As by the inspection of the Transcript of the record of the said District Court which was brought into the Supreme Court of the United States by virtue of a writ of error agreeably to the Act of Congress in such case made and provided fully and at large appears And whereas in the present term of January in the Year of Our Lord One thousand eight hundred and thirty five the said cause came on to be heard before the said Supreme Court on the said Transcript of the record and was argued by Counsel on consideration whereof it is adjudged and ordered that the Judgment of the said District Court in this cause be and the same is hereby affirmed with costs and damages at the rate of six per centum per annum

You therefore are hereby commanded that such

equities and proceedings he had in said cause as according to
right and justice and the laws of the United States ought
to be had the said Court of Error notwithstanding

Witness the Honorable John McPhee
Chief Justice of said Supreme Court the second Monday
of January in the Year of Our Lord One thousand
Eight hundred and thirty five

signed
Wm^m Thos^s Carroll
Clerk of the Supreme Court of the
United States

Recorded May 21st 1835

Mandate

Supreme Court of the United States
January Term 1835

Ex parte, In the matter
of the Life and Fire Insurance
Company of the City of New York

vs
The Wors of Nicholas Wilson

On motion for a mandamus to the
District Judge of the United States for the Eastern District of
Louisiana. On consideration of the motion made in
this case for a mandamus to be addressed to the Honorable
Samuel H. Kuyper District Judge of the United States for the
Eastern District of Louisiana and of the arguments of
Counsel thereupon had as well as of the report to as the support
of the motion It is now here ordered and adjudged by
this Court that the mandamus prayed for be denied the same
is hereby refused and that the said motion be and the same
is hereby overruled
Mar: 7

William Thomas Carroll Clerk of the Supreme Court of the
United States do hereby certify that the above is a true copy
of the order and Judgment of the said Supreme Court
made in said case at January Term Eighteen hundred
and thirty five — Extracted from the Minutes of said
Supreme Court

In Testimony whereof I have subscribed my name
and affix the seal of said Supreme Court this twentieth
day of March in the Year of Our Lord One thousand
eight hundred and thirty five

signed
Wm^m Thos^s Carroll
Clerk of the Supreme Court of the
United States

Recorded May 23rd 1835 —

Wells and Buchanan

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J. B. Stevenson and P. M. McCarthy } N^o 3299

Know all men by these presents that we John B. Stevenson and Patrick M. McCarthy as principals and John A. Mule as surety are held and firmly bound unto Wells and Buchanan in the full and just sum of Five thousand dollars to be paid to the said Wells and Buchanan or their certain attorney executor, administrator or assigns in which payment well and lawfully to be made we bind ourselves our heirs, executors and administrators jointly and severally by these presents sealed with our seals and date this 1st day of June in the year of Our Lord One thousand eight hundred and thirty five.

Whereas lately at a District Court of the United States for the Eastern District of Louisiana in & out depending in said District Court between Wells and Buchanan were plaintiffs and John B. Stevenson and Patrick M. McCarthy were defendants Judgment was rendered against the said John B. Stevenson and Patrick M. McCarthy and the said John B. Stevenson and Patrick M. McCarthy having obtained a writ of error and filed a copy thereof in the Clerk's Office of the said District Court to reverse the Judgment in the above said case and a citation directed to the said Wells and Buchanan citing and admonishing them to be and appear at a Supreme Court of the United States to be holden at Washington on the first Monday of August next.

Now the condition of the above obligation is such that if the said John B. Stevenson and Patrick M. McCarthy shall prosecute the aforesaid writ to effect and answer all damages and costs if they fail to make their plea good then the above obligation to be void else to remain in full force and virtue.

Witness

J. W. Bennett

signed

"
189²
189²

p. p. John B. Stevenson
C. P. Row

P. M. McCarthy
John A. Mule

Recorded June 3rd 1835

To all to whom these Presents shall come -

I. M. Clinch Young
acting secretary of the Treasury of the United States
sunk greeting -

Whereas a statement of Facts bearing date the 20th date of July 1835 with the Petition of Laurence P. Hill & Co. and Thomas W. Stevens thereto annexed touching a certain forfeiture incurred under a Statute of the United States entitled 'an act for the enrolling and licensing ships or vessels to be employed in the coasting trade, and for regulating the same' has been transmitted to the Secretary of the Treasury by the Judge of the U. S. District Court for the Eastern District of Louisiana, - pursuant to the Statute of the United States entitled 'an act to provide for - mitigating or remitting of forfeitures, penalties, and disabilities according in certain cases therein mentioned, as by the said statement of facts, and a petition remaining in the Treasury Department of the United States may fully appear: and whereas I the said Secretary of the Treasury having maturely considered the said statement of facts - and a petition: and it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention: Now therefore Know ye That I the said Secretary of the Treasury in consideration of the Premises, and by virtue of the Power and Authority - to me given by the said last-mentioned Statute do hereby decide to remit to the Petitioner all the right claim, and demand of the said United States, and of all whomsoever to the said forfeiture on payment of costs.

L. S.

Given under my hand, and seal of Office in the City of Washington this 20th day of August in the year of our Lord - One Thousand Eight Hundred and Thirty Five, and the sixtieth year of Independence of the United States.

Signed

M. Clinch Young
acting secretary of the Treasury

Thoson Nicolet & Co

vs
Steam boat Clatsop

Bond

Where all men by these presents, that are John C. Quinn captain
of the Steamboat Clatsop at present, and John S. Vernon at large are held and
firmly bound unto Thoson Nicolet & Co in the just and full sum of eight
hundred to which payment well and truly to be made our bond certified
our hand, counters, and administrators jointly and severally, firmly by
these presents, sealed with our seals, and dated the 13th day of October 1835

The condition of that obligation is such that whereas the Steam boat
Clatsop has been libelled by Thoson Nicolet & Co against in the District
Court of the United States for the Eastern District of Louisiana.

Now if the said J. C. Quinn shall well and truly pay or cause to be
paid to the said Thoson Nicolet & Co or to their certain attorney, the
sum of ten hundred and eighty nine dollars with interest and costs of
libel in case the same shall be adjudged by the Court at law to the
said Thoson Nicolet & Co upon the trial of the same, together with the costs of suit
then that obligation to be null and void, unless to remain in full force
and virtue.

Signed, sealed and delivered

in presence of

J. Duncan & P. Brown

signed

J. C. Quinn

[Seal]

John S. Vernon

[Seal]

Thoson Nicolet & Co

vs

Steam boat Clatsop

Content

Whereas that the Steam boat Clatsop is bound
in the within sum of \$800 and appears of the same
Signed Charles & Schmitt

Louis Permet

vs

Thomas Williams

Bond

Where all men by these presents that are Thomas
Williams and Joseph Gontz are held and firmly bound unto Louis
Permet in the just and full sum of five thousand dollars to which
payment well and truly to be made our bond certified our business
partners and administrators jointly and severally firmly by these presents
sealed with our seals and dated the 24th day of October 1835.

Whereas a suit was commenced in the Parish Court in & for the Parish
& city of New Orleans of the State of Louisiana on the 28th day of May
1835 by the said Louis Permet against the above bound Thomas Williams
for the recovery of the sum of three thousand dollars and whereas the said
cause has been removed by the said defendant from the said Parish Court into
the Court of the United States in & for the Eastern District of Louisiana for
trial in conformity with the provisions of the act of Congress in such case
made and provided.

Now the Condition of that obligation is such that if the said Thomas
Williams be condemned in the said suit and shall pay and satisfy the

Condemnation of the court or under his hand on execution for the sum
than the above obligation to be void. But if the said Williams fail
to do so then the said Gentry undertake to do it for him and the
said obligation to remain for that purpose in full force and virtue.
Signed, sealed and delivered in presence of
Signed Duncan S. Hume
Signed Robert Williams
Signed Joseph Gentry

Lawrence Murray
at
Steam boat Ocean
Appraisement
U.S. Dist. Court, East Dist. of Louisiana
We, the undersigned being appointed appraisers of
the Steam boat Ocean, her tackle &c. by an order of Court of the 25th Feb
1835, do appraise the same at the sum of eight thousand dollars
Signed to & subscribed before me
the 26th Oct^r 1835.
(Signed) Duncan S. Hume
(Signed) Robert Williams
(Signed) Joseph Gentry

New Orleans October 27th 1835.
The undersigned being appointed to appraise the Steam boat Ocean, let
lie in the U.S. Dist. Court East District of Louisiana at the suit of
Lawrence Murray appraise the same at the sum of seven thousand dollars
Signed to & subscribed before me
the 27th October 1835.
(Signed) Duncan S. Hume
(Signed) Robert Williams

Lawrence Murray
at
Steam boat Ocean
Bond
Given all men by these presents that we Samuel Fox
at principal and W. L. Hodge at surety are held and firmly bound unto
Lawrence Murray in the just and full sum of eighteen thousand
dollars, to which payment well and truly to be made, we bind ourselves
our heirs executors and administrators, jointly and severally, firmly by the
presents, sealed with our seals, and dated this 27th day of October 1835.
The Condition of this obligation is such that should the St. Boat
has been libelled by Lawrence Murray aforesaid, and should Samuel
Fox has only filed in the District Court of the United States for the
Eastern District of Louisiana his claim for the said Steam boat Ocean.
None of the said Fox shall well and truly pay, or cause to be paid to
the said Murray or to his certain attorney, the sum of nine thou
sand dollars being the appraised value of said Steam Boat Ocean
in case the same shall be adjudged by the court at issue to the said
Murray upon the trial of the same, together with the costs of suit
then this obligation to be null & void, or else to remain in full force and
virtue.
Signed, sealed & delivered in presence of
(Signed) Duncan S. Hume
(Signed) W. L. Hodge
(Signed) Samuel Fox
(Signed) J. C. Hodge

Mandates of the United States of America,
The United States of America,
as
The President of the United States of America, to the Honorable
Wm. L. Robinson } the judge of the District Court of the United States for the Eastern
District of Louisiana }
Whereas lately in the District Court of the United States for the Eastern
District of Louisiana before you in a cause between the American States
Jeff and Wm. L. Robinson defendant, the judgment of the said District
Court was in the following words, viz, Whereas it is considered by the
Court, that judgment be entered up against the defendant for the sum
of sixteen hundred and fifty six dollars and seven cents, with inter-
est at five per cent interest from the 5th October 1854 until paid and costs of suit
as by the inspection of the transcript of the record of the said District
Court, which was brought into the Supreme Court of the United States, by
virtue of a writ of error equally to the act of Congress in such cases, and
as provided, fully and at large appeared, And whereas, in the present term
of January in the year of our Lord one thousand eight hundred and thirty
four the said cause came on to be heard before the said Supreme Court,
on the said transcript of the record, and was argued by counsel on each side,
upon which it is entered and adjudged by the Court that the judgment
of the said District Court in this cause be and the same is hereby
reversed and that the cause do and the same is hereby remanded to the
said District Court for further proceedings to be had therein in conformity
to the judgment and opinion of this Court. Attest. Nov. 14.
You, therefore are hereby commanded that such further proceedings be had
in said cause in conformity to the judgment and opinion of this Court
as according to right and justice, and the laws of the United States
ought to be had, the said writ of error notwithstanding.
Witness the honorable John Marshall chief Justice of said Supreme Court
the second Monday of January in the year of our Lord one thousand eight
hundred and thirty four. You, the Clerk of the Supreme
Court of the United States

Supreme Court of the United States
of January term 1854.
Richard R. Keene Plaintiff
vs
James Brown
In error to the District Court of the United States for the
Eastern District of Louisiana. This cause came on to be heard on
the transcript of the record from the District Court of the
United States for the Eastern District of Louisiana and was argued by counsel on each side, and
it is the opinion of this Court that the said District Court could not exercise jurisdiction of this cause
and that consequently this Court has not jurisdiction in this case but for the purpose of reversing the judgment
of the said District Court entering said judgment. Whereas it is now and adjudged by this Court
that the judgment of the said District Court be and the same is hereby reversed, and that this writ of
error be and the same is hereby dismissed for the want of jurisdiction all of which it is hereby ordered to
be certified to the said District Court under the seal of this Court and the same is accordingly
hereby certified - Attest.
J. William Thomas Clerk of the Supreme Court of the United States do hereby certify
that the foregoing to be a true copy of the judgment and order of said Supreme Court made in
said cause at January term eighteen hundred and thirty four. Extracted from the minutes

of said Supreme Court in testimony whereof I hereunto subscribe my name and
affix the seal of said Supreme Court this 25th day of July in the year of our Lord one
thousand eight hundred and thirty four

(Signed) Wm. Theobald Carroll
Chief of the Supreme Court of the United States

Supreme Court of the United States
of January Term 1834.

James Brown vs. E. F. Lee et al. to the District Court of the United
States for the Eastern District of Louisiana
Richard R. Ward et al. vs. The same came on to be heard on the trans-
cript of the record from the District Court
the United States for the Eastern District of Louisiana, and saying
by counsel pro consideration whereof, it is the opinion of this court that
the said District Court could not entertain jurisdiction of this case
and that consequently this court has not jurisdiction in this case
but for the purpose of reversing the judgment of the said District
Court entertaining said jurisdiction, whereupon it is ordered and adjudge
by this court that the judgment of the said District Court be and the same is hereby
reversed, and that this writ of error be and the same is
by dismissed for the want of jurisdiction - all of which is hereby ordered
to be certified to the said District Court under the seal of this Court
and the same is accordingly hereby certified. Feb. 1.

I, William Thomas Carroll, clerk of the Supreme Court of the United
States, do hereby certify that the foregoing is a true copy of the judgment and
order of said Supreme Court made in said case at January term
eighteen hundred and thirty four - Extracted from the minutes of said
Supreme Court in testimony whereof, I hereunto subscribe my name
and affix the seal of said Supreme Court this twentieth day of July
in the year of our Lord one thousand eight hundred and thirty four

(Signed) Wm. Theobald Carroll
Chief of the Supreme Court of the United States

United States of America,

The President of the United States of America, to the Honorable
John C. Calhoun, the Judge of the District Court of the United States for the Eastern Dis-
trict of Louisiana, greeting. Whereas lately in the District Court of the
United States for the Eastern District of Louisiana before you in a case
wherein Richard R. Ward was plaintiff and John C. Calhoun was defendant
a judgment of the said District Court was in the following words, viz, "The
Court having maturely considered and examined this cause upon the
evidence, exhibits on file, and arguments of counsel, doth now adjudge, order
and decree, that the plaintiff's petition be dismissed" at by the certificate
of the transcript of the record of the said District Court, which was brought
into the Supreme Court of the United States, by virtue of a writ of
error agreeably to the act of congress in such case made and provided
fully and at large appears. And whereas, in the present term of January
the year of our Lord one thousand eight hundred and thirty four the
said case came on to be heard before the said Supreme Court, and
the said transcript of the records, and was argued by counsel

on consideration whereof, it is adjudged and ordered, that the judgment of the said District Court, in this case be and the same is hereby affirmed with costs. Attest.

You therefore are hereby commanded that such execution & process ought be had in this cause as accordingly to right and justice, and the laws of the United States ought to be had, the said writ of writ notwithstanding.

Witness the Honorable John Marshall Chief Justice of said Supreme Court the Second Monday of January in the year of our Lord one thousand eight hundred and thirty seven.

(Signed) Wm. H. Carroll
Clerk of the Supreme Court of the United States

John Manning &
vs
Bond

Sham best Obedient } Known all men by these presents that we Wm. H. Wright and J. L. M. Danvers
as principals and J. M. Wallen as surety are held and firmly bound unto
John Manning and the other claimants now in court in the sum of five thousand
dollars to which payment well and truly to be made, we bind ourselves and our heirs and assigns
present, present & forever jointly by these presents, under our seals and dates this 3^d day of December 1836
The condition of this obligation is such that whereas the above said Edward Jackson libeled by
John Manning against, and whereas the said Wright capt. thereof has duly filed in the District Court
of the United States for the Eastern District of Louisiana his claim for the said Sham best Obedient
Son of the said Wm. H. Wright & J. L. M. Danvers shall well and truly pay, or cause to be paid to
the said John Manning & the other claimants or to their certain attorney such sum as may be ad-
judged by the Court at law to the said John Manning & the other claimants, upon the trial of
the cause together with the costs of suit, then this obligation to be null and void, or else to remain
in full force & virtue.

(Signed) Edward J. M. Danvers }
(Signed) Wm. H. Wright capt. [ant]
(Signed) J. L. M. Danvers [ant]
(Signed) J. M. Wallen [ant]

Thomas Phobert vs
Bond

Sham best Obedient } Known all men by these presents that we Wm. H. Wright & J. L. M.
Danvers as principals and J. M. Wallen as surety are held and
firmly bound unto Thomas Phobert in the sum of five thousand dollars, to which payment
well and truly to be made, we bind ourselves and our heirs and assigns, present, present and
forever jointly by these presents, under our seals and dates this 3^d day of December 1836
The condition of this obligation is such that whereas the above said Thomas Phobert has been libeled by J. Phobert
and whereas the said Wright capt. thereof has duly filed in the District Court of the United States
for the Eastern District of Louisiana his claim for the said J. Phobert Obedient
Son of the said Wm. H. Wright and J. L. M. Danvers shall well and truly pay, or cause to be paid to
the said Thomas Phobert or to his certain attorney such sum as may be adjudged by the Court at
law to the said Phobert, upon the trial of the cause, together with the costs of suit, then this
obligation to be null and void, or else to remain in full force and virtue.

(Signed) Thomas Phobert }
(Signed) Wm. H. Wright capt. [ant]
(Signed) J. L. M. Danvers [ant]
(Signed) J. M. Wallen [ant]

United States }
 Ship Garonne } Appraisement.

The undersigned, appointed appraisers by consent of Parties of the Ship Garonne seized, do appraise the same at the sum of Thirty Thousand dollars.

Seen to before me (Signed) Sheldon J. Clark
 this 23^d day of January (Signed) Cyrus Bradley
 1836. (Signed) Paul Butler
 (Signed) Duncan & Hennen Clerk

United States }
 Ship Garonne } Bonds.

Know all men by these presents that we William Shiddy of Principal, and Thomas Barret of Surety are held and firmly bound unto the United States of America in the just and full sum of Thirty Thousand dollars to which payment well and truly to be made we bind ourselves, our heirs, executors and administrators jointly and severally, firmly by these presents sealed with our seals, and dated this 23^d day of January 1836. The condition of this obligation is such that whereas the Ship Garonne has been libelled by the United States aforesaid, and whereas Wm Shiddy has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said Ship Garonne now if the said Wm Shiddy shall well and truly pay, or cause to be paid, to the said United States, or to their certain Attorney the sum of Thirty Thousand dollars being the appraised value of said Ship Garonne, in case the same shall be adjudged by the Court as forfeited to the said United States upon trial of the same together with the costs of suit, then this obligation to be void, or else to remain in full force and virtue.

Signed sealed and delivered (Signed) Wm Shiddy.
 In presence of (Signed) Thomas Barret.
 (Signed) Duncan & Hennen
 (Signed) J. R. Herriot.

United States }
vs } Appraisement
Ship Fortune }

We the undersigned appointed appraisers
by consent of parties of Ship La Fortune seized by the
United States do appraise the same at the sum of eight
thousand dollars.

(Signed) August Welch
(Signed) Sheldon J. Clark

Adorn to before me
this 6th day of February 1836.
Wm B. Calks Dy. Clerk

United States }
vs } Bond
Ship Fortune }

Know all men by these presents that
we Germain Le Huby, for himself and the rest of the owners
and John B. Roy as security are held and firmly
bound unto the United States of America in the just &
full sum of Eight thousand Dollars, to which payment
well and truly to be made, we bind ourselves, our heirs
executors and administrators jointly & severally firmly by
these presents, sealed with our seals, and dated this
fifteenth day of February 1836. The condition of this
obligation is such, that whereas the Ship Fortune, has
been libelled by the United States of America, aforesaid,
and whereas Pipe Manuel has duly filed in the District
Court of the United States for the Eastern District of Louisiana
his claim for the said Ship La Fortune. Now, if the said
Pipe Manuel shall well and truly pay or cause to be paid
to the said United States of America, or to their estate
Attorney, the sum of eight thousand dollars being the
appraised value of said Ship La Fortune, in case the
same shall be adjudged by the Court, as forfeited to
the said United States of America upon the trial of the
same, together with the costs of suit, then this obligation
to be null and void, or else to remain in full force and
virtue.

Signed sealed and delivered } (Signed) Germain L. Huby
in presence of } (Signed) John B. Roy
(Signed) Duncan H. Cannon.
Wm B. Calks

James Auchincloss & Co } Bond.
 vs.
 H. M. Riker. et al }

Know all men by these presents that we Benjamin R. Lyon & Pierre L. Boucher and Charles Gardiner executors of P. P. Hall and John Minturn as surety are held and firmly bound unto James Auchincloss & Co in the full and just sum of thirty five hundred dollars to be paid to the said James Auchincloss & Co their certain attorney Executors or administrators or assigns to which payment well and truly to be made we bind ourselves our heirs, Executors, and administrators jointly & severally by these presents sealed with our seals and dated this eleventh day of March in the year of our Lord one thousand eight hundred and thirty six. Whereas lately at a District Court of the United States for the East District of Louisiana in a suit depending in said Court between James Auchincloss & Co and Benjamin R. Lyon & Pierre L. Boucher & Charles Gardiner Executors of P. P. Hall & the said Benjamin R. Lyon & Pierre L. Boucher & Charles Gardiner Executors of P. P. Hall having obtained a writ of Error and filed a copy thereof in the Clerk's Office of the said Court to reverse the judgement in the aforesaid suit & a citation directed to the said James Auchincloss & Co citing & admonishing to be and appear at a Supreme Court of the United States to be holden at Washington the first Monday of August next Now the condition of the above obligation is such that if the said Benjamin R. Lyon and Pierre L. Boucher and Charles Gardiner Executors of P. P. Hall shall prosecute his writ of Error to effect and answer all damages & costs if he fail to make his plea good then the above obligation to be void else to remain in full force and virtue.

Sealed and delivered (Signed) Benjamin R. Lyon
 in presence of (Signed) Charles Gardiner Executor of P. P. Hall
 (Signed) John Minturn
 (Signed) Pierre L. Boucher Executor of Hall
 (Signed) J. Leigh

George Clark
vs
Barge Magnolia
Bend

Know all men by these presents that one Charles Gossard owner of the Barge Magnolia at principal and Tilden Wagoner his clerk are held and firmly bound unto George Clark in the full sum of five hundred dollars to which payment well & truly to be made, we have our selves our heirs, executors and administrators jointly and severally firmly by these presents sealed with our seals, and dated this 30th day of March 1856. The substance of that obligation I sack that whereas the Barge Magnolia has been libelled by George Clark, aforesaid and whereas the said libel was duly filed in the District Court of the United States for the Eastern District of Louisiana claim for

Now if the said Charles Gossard shall well and truly pay, or cause to be paid to the said George Clark or to his certain attorney such sum as upon the trial shall be adjudged by the court as due to said Clark, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue.

Signed, sealed and delivered
in presence of
Duncan W. Henry

Signed
Ch. Gossard
T. Wagoner

Mandate
United States of America. ss.
The President of the United States of America, To the Hon. the Judge of the District Court of the United States for the Eastern District of Louisiana, greeting:
Whereas lately in the district court of the United States for the Eastern District of Louisiana before you in a cause between the United States complainants and the Mayor Aldermen and Inhabitants of New Orleans, defendants, the decree of the said District Court was in the following words viz: "Whereupon and the court having considered the statement of facts agreed on in this case is now of opinion that the defendants have not exhibited sufficient evidence to support their title to the premises in dispute; it is ordered, adjudged and decreed, that the injunction of the United States be made perpetual and that the defendants pay the costs of suit; as by the inspection of the transcript of the record of the said District Court which was brought into the Supreme Court of the United States by virtue of an appeal agreeably to the Act of Congress in such case made and provided fully and at large appears.

And Whereas, in the present term of January in the year of our Lord one thousand eight hundred and thirty six the said cause came on to be heard before the said Supreme Court on the said transcript of record, and was argued by counsel; on consideration whereof, It is ordered, adjudged and decreed by this Court that the decree of the said district court in this cause be and the same is hereby reversed and annulled and the Court proceeding to render such decree as the said District Court ought to have rendered on the premises, doth order, adjudge and decree that the bill of the complainants in this cause be and the same is hereby dismissed. And that the cause be and the same is hereby remanded to the said district court of the United States for the Eastern District of Louisiana with directions to the said district court to carry this decree into effect. Feb 9: Court therefore are hereby commanded that such further proceedings be had in said cause, in conformity with the opinion and decree of said Court as according to right and justice and the laws of the United States ought to be had the said appeal notwithstanding:

Witness the Honor Joseph Story Senior Associate Justice of said Supreme Court the second Monday of January in the year of our Lord one thousand eight hundred and thirty six

Signed Wm. Thos. Carroll

Chief of the Supreme Court of the United States.

United States }
" }
Hon. Secretary } I beg to certify, Secretary of the Treasury
N.O. 722 } of the United States and giving, Whereas a statement of facts & having date the 11th of March 1836 with the petition of Paul Hermann of the City of New Orleans thereto annexed touching a certain forfeiture incurred, under the Statute of the Statute of the United States entitled an act to regulate the collection of duties on imports & tonnage has been transmitted to the Secretary of the Treasury & by the judge of the judge of the U.S. District Court for the eastern district of Louisiana

from a final decree rendered in the case of
 Thomas Phabue against the Steam Boat Beland
 and A. S. M. Damarin, Forsyth & Co and William
 Wright owners of said boat in the district court
 of the United States for the Eastern District of South
 Carolina on the 15th day of the present month of April
 1835

Now the condition of the above obligation
 is such that if the said A. S. M. Damarin
 Forsyth & Co and William Wright shall prosecute
 their said appeal with effect in the Supreme
 Court of the United States and shall pay and
 satisfy whatever judgement may be thereon
 rendered against them in the premises, then and
 in that case the above obligation to be null and
 void, else to remain in full force and virtue.

(signed) A. S. M. Damarin (L.S.)

(signed) W. Knapp
 J. G. Spat
 Amos Spat

(signed) Forsyth & Co
 & William Wright
 by A. S. M. Damarin
 their agent (L.S.)

(signed) L. M. Mallin (L.S.)

(signed) W. Picard (L.S.)

Jonathan Strait at al
 as
 Ship Souverelle (L.S.)

Now all men by these presents that we
 James Foster son, James Foster son, Amos Palmer and
 Alexander S. Palmer owners of the ship Souverelle
 and A. K. K. are held and firmly bound unto Jonathan
 Strait, A. W. Bluff, W. & Noble owners of the ship
 Harriet in the just and full sum of four thousand two
 hundred dollars to which payment well and truly to
 be made we bind ourselves our heirs, executors and ad-
 ministrators jointly and severally firmly by these presents
 sealed with our seals and dated this fourteenth day
 of June 1835. The condition of this obligation is
 such that whereas the ship Souverelle has been libeled
 by said Jonathan Strait A. W. Bluff and W. & Noble
 of record and whereas said Jas Foster son James
 Foster son Amos Palmer and Alexander S. Palmer
 have duly filed in the District Court of the United
 States for the Eastern District of South Carolina

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their claims for said Ship Soudsville: Van of the
said Jos Peter son Jos Peter son Jos Peter
and Alexander Palmer shall well and truly pay
or cause to be paid to the said Jonathan Street
A W Clapp and Wm Wm or to their certain attor-
ney the sum of \$700, of dollars being the amount
claimed of said owners of said Ship Soudsville in
case the same shall be decreed by the court to the
said Jonathan Street A W Clapp and Wm Wm
upon the trial of the same together with the
costs of suit then this obligation to be null and
void or else to remain in full force and virtue
(Signed) Jos S. Palmer for self
and other owners of Ship
Soudsville (Signed)

Signed sealed and delivered
in presence of
L. B. Dimmock

A. Cohen (Signed)

Remission

United States

S. L. Pendleton

3781

To all to whom the present shall come, I Levi Woodbury Secretary of the Treasury of the United States, send greeting: Whereas a statement of facts, bearing date the 5th day of June 1836 with the petition of S. L. Pendleton, printer of the Price System, thereto annexed, touching a certain penalty annexed under the statute of the United States entitled "an Act to regulate the collection ^{of duties} of imports and tonnage" has been transmitted to the Secretary of the Treasury, by the judge of the United States District Court for the Eastern District of Louisiana pursuant to the statute of the United States, entitled "an Act to provide for investigating or punishing the fugitives, penitents and deserters occurring in certain cases therein mentioned" as by the statement of facts and petition remaining in the Treasury department of the United States well fully appear: And whereas I, the said Secretary of the Treasury, having minutely considered the statement of facts and petition: And it appearing to my satisfaction that the said penalty was levied without wilful negligence or any intention of fraud:

Now therefore know ye that I the said Secretary of the Treasury in consideration of the premises and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby remit to the petitioner all the right, claim and demand of the United States, and of all others whatsoever, to the said penalty or payment of cost.

L. S.

Given under my hand and seal of Office in the city of Washington this 9th day of July in the year of our Lord one thousand eight hundred and thirty six and the 6th of the Independence of the United States

(Signed) Levi Woodbury
Secretary of the Treasury

Mandate Francis Good

Chas.

Wm. B. Hoagland

2294

United States of America. To The President of the United States of America, to the Hon. the Judge of the District Court of the United States for the Eastern District of Louisiana Greeting: Whereas lately in the District Court of the United States for the Eastern District of Louisiana before you in a cause wherein Francisco Borge was plaintiff and H. B. Heydel defendant the judgement of the said District Court was in the following words, viz: "It was thereupon considered by the court that judgement be entered up in favour of the plaintiff and against the defendant, for the sum of two thousand one hundred and eighty nine dollars with interest thereon at the rate of five per centum per annum from the 3^d day of March, 1834 till paid and costs of suit as by inspection of the transcript of the record of the said District Court which was brought into the supreme court of the United States by virtue of a writ of error agreeably to the act of Congress in such case made and provided fully and at large appears, and whereas on the present term of January in the year one thousand eight hundred and thirty six the said cause came on to be heard before the said supreme court, on the said transcript of the record, and was argued by counsel, on consideration whereof, it is adjudged and ordered that the judgement of the said District Court in this cause be and the same is hereby affirmed with costs and damages at the rate of six per centum per annum: Feb^{ry} 12, You are hereby commanded that such execution and proceedings be had in said cause as according to right and justice and the laws of the United States ought to be had the said writ of error notwithstanding: Witness the Hon Joseph Story Associate Justice of said Supreme court, the second Monday of January in the year of our lord one thousand eight hundred and thirty six

Signed J^{os}ph Story
Chief U.S. Judge

Recorded 1st September 1836

Remission

United States 3/3/23
 vs
 2 cases duelling, pistols 3

To all to whom these presents shall come, I, Levi Woodbury, Secretary of the Treasury of the United States, send Greeting:
 Whereas a statement of facts bearing date the 17th day of August 1836, with the petition of Antonio Navarro, thereto annexed touching a certain forfeiture incurred under the statute of the United States entitled An Act to regulate the Collection of duties on imports and tonnage has been transmitted to the Secretary of the Treasury by the judge of the United States District Court for the Eastern District of Louisiana pursuant to the statute of the United States entitled An Act to provide for mitigating or remitting the forfeitures penalties and disabilities accruing in certain cases therein mentioned as by the said statement of facts and petition remaining in the Treasury Department of the United States may fully appear, And Whereas I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition and it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud:

Now therefore know ye that I the said Secretary of the Treasury in consideration of the premises and by virtue of the power and authority to me given by the said last mentioned statute do hereby decide to remit to the petitioner all the right claim and demand of the United States and of all others whomsoever to the said forfeiture on payment of costs and the duties to which the Articles may be liable

Given under my hand and the seal of Office in the City of Washington this 9th day of September in the year of our Lord one thousand eight hundred and thirty six and the sixty-fourth year of the Independence of the United States

(Signed) Levi Woodbury.

Secretary of the Treasury

Preamble

United States

Wm Collins master of brig Hannet 3688

To all to whom these presents shall come I, Levi Woodbury Secretary of the Treasury of the United States, send greeting. Whereas a Statement of facts bearing date the 10th day of July 1836 with the petition of William Collins master of the brig Hannet thereto annexed touching a certain penalty incurred under the Statute of the United States entitled "An Act concerning the registering and recording of ships and vessels" has been transmitted to the Secretary of the Treasury by the judge of the District Court of the United States for the Eastern District of Louisiana pursuant to the Statute of the United States entitled "An Act to provide for mitigating or remitting the forfeitures, penalties and disabilities accruing in certain cases therein mentioned" as by the said Statement of facts and petition read remaining in the Treasury Department of the United States, may fully appear; and whereas I the said Secretary of the Treasury having maturely considered the said Statement of facts and petition; and it appearing to my entire satisfaction that the said penalty was incurred without wilful negligence or any intention of fraud: Now therefore, I know ye that I the said Secretary of the Treasury in consideration of the premises and by virtue of the power and authority to me given by the said last mentioned Statute do hereby decide to remit to the petitioner all the right Claims and Demand of the United States and of all others whomsoever to the said penalty on payment of Cost.

Given under my hand and seal of Office in the City of Washington on the 21st day of September in the year of our Lord one thousand eight hundred and thirty six and the sixty first year of the Independence of the United States. Levi Woodbury

(Signed) Secretary of the Treasury

D.S.

Bondy Appeal

United States District Court
Eastern District of Louisiana

Samuel Livingston vs. 3380

Benj. Story

Know all men by these presents that
we Samuel Livingston sole executor of
G. Livingston as principal and H. Lockett
as surety are held and firmly
bound unto Benjamin Story in the sum
of five hundred dollars for this that
whereas a certain judgement hath been
rendered against the Complainant in the
above case from which the said Complainant
has taken an appeal to the Supreme
Court of the United States.

And if the said Samuel Livingston
should well and truly prosecute the
said appeal to effect and shall answer
to all the Costs and damages if she fails
to make her plea good that this ob-
ligation to be null and void otherwise
to remain in full force and effect.

Witness our hands and seals
this 1st of October 1836

(Signed) Samuel Livingston
per, H. Lockett

(Signed) H. Lockett

Subscribed before me
this 1st October 1836

(Signed) J. W. Collins

Deputy Clerk

Appraisement

United States District Court
Eastern District of Louisiana

United States

vs
Mozz Roebing

As the undersigned having been
legally appointed appraisers in this
case, do hereby certify that we have made
said appraisement and value said
brig at four thousand five hundred
dollars.

New Orleans 9th January 1837.

(signed) Robt Spudney

(") John Lippincott

(") Sheldon Clark

Sworn to and subscribed before me this 9th January 1837

(signed) J. W. Collins
Jy 11/37

Record 9th January 1837.

Appraisement

United States District Court
Eastern District of Louisiana

United States

vs
Bargue Caladonia

As the undersigned appointed appraisers in this case by the District Attorney to appraise
said Bargue Caladonia do hereby certify that we
have made said appraisement and value
said bargue at seven thousand dollars
New Orleans 9th January 1837.

(signed) Robt Spudney

(") Sheldon Clark

(") Cyrus Bradley

(") John Lippincott

Sworn to & subscribed before me by
and J. W. Collins this 9th January 1837.

(signed) J. W. Collins
Jy 11/37

Sworn to & subscribed before me by
this 9th January 1837 (signed) J. W. Collins
Jy 11/37

Record 9th January 1837.

Bond. United States vs Brig Roxbury

Know all men by these presents that we Charles Page Edward Ward and James O. Ward, as principals and J. B. Clark and Kidder & Mead, as sureties are held and firmly bound unto the United States in the just and full sum of nine thousand dollars to which payment well and truly to be made we bind ourselves, our heirs, executors and administrators jointly & severally, firmly by these presents sealed with our seals and dated this 9th day of January, 1837.

The condition of this obligation is such, that whereas the brig Roxbury has tackle apparel and furniture been libelled by the United States against and whereas said Page, E. Ward and J. O. Ward have duly filed in the district court of the United States for the Eastern District of Louisiana their claim for the said Brig Roxbury &c.

Now if the said Charles Page, E. Ward, and James O. Ward, shall well and truly pay or cause to be paid, to the said United States or to their certain Attorney the sum of four thousand five hundred dollars being the appraised value of said Brig Roxbury &c. in case the same shall be adjudged by the court as forfeited to the said United States upon trial of the same together with costs of suit, then this obligation to be null & void, or else to remain in full force & virtue.

(Signed) Charles Page (Seal)

signed John J. Delivers in presence of

Edward Ward per C. Page (Seal)

(Signed) Duncan A. Hannon

James O. Ward per C. Page (Seal)

T. W. Collins

Kidder & Mead per J. B. Kidder (Seal)

Joseph Clark (Seal)

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Bond A. Mustered of Sch Louisiana
District Court of the United States
Eastern District of Louisiana

Know all men by these presents, that we Manuel M. Vazquez and Samuel Thompson are held and firmly bound unto John H. Hollands Marshal of the United States for the Eastern District of Louisiana in the just and full sum of twenty two hundred and fifty dollars to which payment well and truly to be made we bind ourselves, our heirs executors and administrators jointly and severally, firmly by these presents, sealed with our seals, and dated this 10th day of August 1836

The condition of the above obligation is such, that, whereas the schooner Louisiana her tackle apparel and furniture has been labelled by A. Mustered, and whereas Manuel M. Vazquez duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said schooner now if the said Manuel M. Vazquez shall well and truly pay or cause to be paid to the said John H. Hollands Marshal or his certain Attorney the sum of fifteen hundred dollars being the amount of the said label in case the same shall be adjudged by the Court to the said A. Mustered upon the trial of the same together with the costs spent then this obligation to be void or else to remain in full force & virtue

Manuel M. Vazquez
Samuel Thompson

Signed sealed & delivered

in presence of

John H. Hollands
W. Shearer

Bond *E. Richards vs. Steam Boat Champion*

District Court of the United States Eastern
District of Louisiana

Know all men by these presents that George Johnson of the District of Columbia, State representative as by Theodore Zacharie of the City of New Orleans his agent and James W. Zacharie of the said City are held and firmly bound unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of twenty four hundred dollars lawful money of the United States for the payment whereof the said John Henry Holland his heirs, executors, administrators, assigns or successors in Office we bind ourselves and our successors heirs executors and administrators jointly & severally by these presents as witness our names and seals herewith affixed at New Orleans in the State of Louisiana this fourth day of October in the year one thousand eight hundred & thirty six

Whereas a certain Steam Boat called the Champion was lately seized by the said John Henry Holland by virtue of an admiralty Warrant issued by the Honourable the District Court of the United States at suit of Elizabeth Richards, which Steam Boat has been claimed by the said George Johnson and delivered to him at the time of execution of the execution and delivery of these presents,

Now the condition of the above obligation is such that if the said George Johnson shall abide by and satisfy such judgment sentence or decree as shall be rendered on the before mentioned suit then the foregoing obligation shall be null and void, but otherwise shall remain in full force and virtue,

Signed sealed & delivered
in presence of

(Signed) J. W. Zacharie,

(Signed) W. W. Thayer

(Signed) Geo. Zacharie

(Signed) J. W. Zacharie

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Bond United States vs Barque Caledonia

Know all men by these presents that we John D. Grayson as principal and Sherman Heath and Richard B. Breen as sureties are held and firmly bound unto the United States of America in the just and full sum of fourteen thousand dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, firmly by these presents, sealed with our seals and dated the 11th day of January 1837.

The condition of this obligation is such that whereas the Barque Caledonia her tackle, apparel and furniture has been libelled by the said United States aforesaid and whereas John D. Grayson has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said barque Caledonia,

Now if the said John D. Grayson shall well and truly pay or cause to be paid, to the said United States or to their certain Attorney the sum of seven thousand dollars being the appraised value of said barque Caledonia &c in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit then this obligation to be null and void, or else to remain in full force and virtue

Witness my hand and seal this 11th day of January 1837.
 John D. Grayson
 Sherman Heath
 Richard B. Breen
 Signed Sealed and delivered in presence of
 T. W. Collins.

Eastern District of Louisiana to wit: Be it remembered that on the 24th day of January, 1837, in the 6th year of the independence of the United States of America, John W. Alexander of the said District hath deposited in this office the title of a book the title of which he claims as author and proprietor in the following words to wit: "New Orleans Guide or General Directory embracing the three municipalities in conformity with the act of Congress of the United States entitled 'An act for the encouragement of learning, by securing the copies of maps, charts and books to the authors and proprietors of such copies during the times therein mentioned.'"

T. W. Collins
 of the Eastern District of Louisiana

Mandate Life & Fire Insurance Co. of Nicholas Wilson & Sons

United States of America do.

The President of the United States of America
To the Honorable, the Judge of the District Court
of the United States for the Eastern District of
Louisiana, Greeting.

Whereas in a certain suit
in the said District Court between the life and
fire Insurance Company of New York plaintiffs
against the heirs of Nicholas Wilson defendants
which suit was removed to the Supreme Court
of the United States by virtue of a writ of error agreed
to the act of Congress in such case made and pro-
vided, a dissolution of the record and proceedings
of said cause has been suggested, to wit: that the Clerk
has omitted to return to this court with the record
transmitted by him in obedience to the writ of
error upon said cause, the following papers and
documents:

1. The proceedings of the family meeting in relation
to the said N. Wilson's estate and family on the
9th May 1826.

2^d The adjudication of his property to Mrs Wilson on
the death of said Wilson.

3^d The compromise or transaction of the 16th May
1826, before J. R. Stringer Notary public.

4th Original Indigment in hand writing of
Burrh Barker at the bottom of which is a mem-
orandum in the hand writing of Franklin W. Lee then
deputy Clerk in words and figures following to wit
Indgt signed June 1st 1826

Judge W. D. East Dist of Court

and an exact certificate of S. S. Governor then Attorney for
the representations of said Wilson in the words:

"The foregoing appears to be according to the agreement be-
tween the parties S. S. Governor."

And the clerk to say when and by whom erased.

5th Another copy of the judgment certified by judge
Shuper which clerk of the said District Court recorded
at New Orleans, certified by S. Patton and to which
copy the compromise is attached also that compromise
and the assignment by the life & fire Insurance Compa-
ny to Burrh Barker which is also attached to that copy.

6th Copy of the entry relative to the writ of seizure
mentioned in said record in the Marshall's Books as
well as in the Clerk's with the amount the fees and
for what.

You therefore, are hereby commanded that searching
the records and proceedings in said cause forthwith
certify what omissions you shall find to the said Sur-

same Court of United States so that you have the same together with the
said Supreme Court forthwith. Witness the Honourable Roger B
Taney Chief Justice of said Supreme Court the second Monday
of January in the year of our Lord one thousand eight hundred
and thirty seven.

W^m Hol Carroll

Chief of the Supreme Court of
the United States.

Recorded 3^d February 1837.

Remission

To all to whom these presents shall come, I, Levi Woodbury, Secretary of the Treasury of the
United States, send greeting, and sheweth that a statement of facts
bearing date the 21st of November 1836, with the petition
of H. Hapet and others, & by Attorney Strudger by
letters addressed, touching a certain forfeiture of Brandy incurred
under the Statute of the United States entitled "An Act to
regulate the collection of duties on imports and tonnage,"
has been transmitted to the Secretary of the Treasury by the
judge of the District Court for the Eastern District of Brown
County pursuant to the Statute of the United States entitled
"An Act to provide for mitigating for remitting the forfeit-
ures, penalties and disabilities accruing in certain cases
therein mentioned," as by said statement of facts and
petition remaining in the Treasury Department of the
United States may fully appear; and whereas I, the said Sec-
retary of the Treasury, having maturely considered the said state-
ment of facts and petition: And it appearing to my satis-
faction that the said forfeiture was incurred without wil-
ful negligence or intention of fraud: Now therefore
know ye, that I, the said Secretary of the Treasury, in
consideration of the premises and by virtue of the
power and authority to me given by the said last
mentioned Statute do hereby decide the remit to the
petitioner all the right claim and demands of the
United States and of all others whatsoever, to the said
forfeiture, upon payment of costs and duties.
Given under my hand and seal of Office
in the City of Washington this twenty fourth
day of February in the year of our
Lord one thousand eight hundred
and thirty seven and the Sixty first
Year of the Independence of the United
States (Signed) Levi Woodbury
Sec. of the Treasury

(L. S.)

Recorded 16th Feb 1837.

Remission

Be it known that the following shall come to the
 Secretary of the Treasury of the United States
 to wit: Whereas a statement of facts bearing date
 the 2 day of November 1837 with the petition of
 Robert H. Smith, Jr., thereunto annexed touching
 a forfeiture of the brig "HOLACE" incurred under the
 Statute of the United States entitled "An Act to
 regulate the collection of duties on imports and
 tonnage" has been transmitted to the Secretary
 of the Treasury by the judge of the District Court
 of the United States for the Eastern District of Louisiana
 pursuant to the Statute of the United States
 entitled "an Act for the purpose of mitigating or
 remitting the forfeitures, penalties and disabilities
 accruing in certain cases therein mentioned"
 as by the said Statute Statement of facts and petition
 remaining in the Treasury Department of the
 United States may fully appear, and whereas, I,
 the said Secretary of the Treasury, having mat-
 turely considered the said statement of facts and
 petition and it appearing to my satisfaction
 that the said forfeiture was incurred without
 any wilful negligence or any intention of
 fraud: Now therefore know ye, that I, the said
 Secretary of the Treasury, in consideration of
 the premises, and by virtue of the power and
 authority to me given by the last mentioned
 Statute do hereby decide to remit to the petitioner
 all the right, claim and demand of the United States
 and of all others whomsoever, to the said forfeiture
 on payment of costs.

L. S.

Given under my hand and Seal
 of Office, in the City of Washington
 this twenty fourth day of January
 in the year of our Lord one thousand
 eight hundred and thirty seven
 and Sixty first year of the inde-
 pendence of the U. States

(signed) Levi Woodbury
 Secretary of the Treasury

Recorded 16th Feb. 1837

Now all men that be Messrs. Quinn & C. Farmers
are held unto John Henry Collins Marshal of the United States for
the Eastern District of Louisiana on the sum of one thousand dollars lawful
money of the United States, for the payments whereof to the said John Henry Collins,
his heirs, executors and administrators, and assigns in office the jointly and severally
bind ourselves our respective heirs executors and administrators firmly by their
several lastings our respective names and seals hereunto affixed at New Orleans
in the State of Louisiana the twenty seventh day of January 1837.

The Condition of the above obligation is such, that if the above
said Adolphe Parin in the custody of the said Marshal at the Court of the
United States by virtue of a capture at sea (as was shown from the
process of the United States N^o 363) of the United States, release from the custody of the prison
at that time and by reason of the entering and delivering of their process, bearing
witness, himself of the privilege of the prison bond shall not, directly or indirectly
from the said prison bond, without the leave of the Court or on being released
therefrom by the consent of the Plaintiff at whose suit he is confined, then
the foregoing obligation shall be void but otherwise shall remain in full force and effect
signed, sealed & delivered in presence of (Signed) J. Parin

(Signed) P. Calongue
William Brown

Mandate

Louisa Livingston

State of Edward Livingston

34. Benjamin Mory

The case came on to be heard on the transcript of the Record from the District Court of the United States for the Eastern District of Louisiana and was argued by counsel. In consideration whereof it is now deemed adjudged and decreed, that the decree of the said District, determining the bill of the Complainant, to wit the same is hereby reversed and annulled, the Court being of opinion that the transaction of the 25th of July 1822 between John A. Story, Benjamin Story and Edward Livingston was a loan to the said Livingston secured by a pledge denominated an Anti-Slavery in the Law of Louisiana, and it is hereby further ordered, adjudged and decreed that the cause be sent back for further proceedings in the Court below, with directions that the cause be referred to a Master to take an account between the parties. And it is hereby further ordered, adjudged and decreed that in taking said account, there be allowed to the defendant, all advances which shall be shown to have been made by him or paid on account of loan made to Edward Livingston on the 26th day of July on the year 1822, both the interest which the said Edward Livingston agreed to pay of Eighteen percent per annum, to be calculated upon each advance from the time it was made until the 1st of August 1825 and after that time at legal interest. And further that in taking said account the Defendant be allowed

Pend. John Ingersoll vs. T. B. S. Hadley

District Court of the United States for the Eastern District of Louisiana
 Have all men by these presents, that we Thomas B. S. Hadley and J. A. McKeen & Shelly Smith, are held and firmly bound unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of Nine Thousand dollars lawful money of the United States, to be paid to the said John Henry Holland his heirs, Executors, Administrators or assigns or assigns in office, for which payment, well and truly to be made, we have ourselves, our heirs, Executors or Administrators, jointly and severally, firmly by these presents sealed our seals and dated this third day of February in the year of our Lord, One Thousand Eight Hundred and thirty seven. The condition of the above obligation is such, that when the above bounden Thomas B. S. Hadley is now in the custody of the said John Henry Holland Marshal as appeared by virtue of a Capias ad respondendum, issued out of the District Court of the United States for the Eastern District of Louisiana, an action of debt, at the suit of John Ingersoll Esquire of John Ingersoll Esq and others, then from by reason of signing, sealing and delivering these presents, none of said Thomas B. S. Hadley in case he should be back in the said suit, shall pay and satisfy the Judgment of the Court therein, or surrender himself in execution to the said John Henry Holland Marshal as aforesaid, then the above obligation to be null and void, and make to remain in full force and virtue.

Witness present
 (Signed) William Brown

(Signed) T. B. S. Hadley
 J. A. McKeen
 Shelly Smith

Pend. Bailey & Nancy vs. Brig. Gen. Hope
 United States District Court - Eastern District of Louisiana

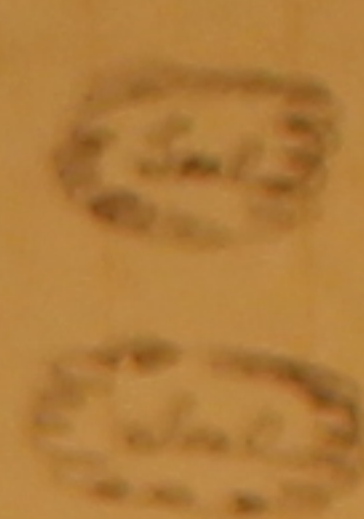
Have all men by these presents that we Stewart Perry J. A. McKeen are held and firmly bound unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of One Hundred and Fifty dollars lawful money of the United States for the payment whereof the said John Henry Holland, his heirs, Executors, Administrators or assigns or assigns in office, we have ourselves, our respective heirs, Executors and Administrators firmly by these presents, set down our names and seals hereunto at New Orleans in the said District of Louisiana this twenty fifth day of January One Thousand Eight Hundred and thirty seven. Whereas an admiralty warrant hath issued from the Honorable the District Court of the United States for the Eastern District of Louisiana at the suit of Bailey & Nancy vs. the Brig. Gen. Hope of the Pocket of said Court, commanding the said Marshal to seize and take into his custody the said Brig. Gen. Hope, which has accordingly been done, but the said property has been released, from said seizure and delivery to the said Stewart Perry at the time and by reason of the execution and delivery of these presents, he having filed his claims to the said Brig. in the Clerk's office of said Court.

Now the condition of the above obligation is such, that if the above bounden Stewart Perry and J. A. McKeen or either of them shall well and truly pay or cause to be paid to the said John Henry Holland Marshal or assigns or assigns in office the amount of said judgment, sentence or decree as shall be rendered in the above mentioned suit, then the said above obligation shall be null and void, but other wise

Shall be and remain in full force and virtue
Signed, sealed and delivered
in the presence of

Signed W. W. Wiggins
H. L. Colver

(Signed) Stewart Perry
C. C. Hamilton



Bond.

William Lann & Barque Flora

Know all men by these presents, that we
M^r Lann & Braddock Perry are held and firmly bound unto the
Honor of Holland Marshal of the United States for the Eastern
District of Louisiana, in the sum of One Thousand and fifty dollars
lawful money of the United States, for the payment whereof to the said
Hon^{ble} Honor Holland his heirs, Executors or administrators,
we jointly and severally bound our selves, our respective heirs,
Executors, administrators firmly by these presents, as witnesses our
respective names and seals hereunto, affixed at New Orleans in
the said Eastern District County of the State of Louisiana this twentieth
day of September in the Year of our Lord One Thousand Eight & thirty
five.

Whereas a Warrant of seizure was lately issued out of the
district Court of the United States for the said Eastern District of
Louisiana against the Barque Flora at the suit of J^{ms} O'Brien
No. 3832 of the Circuit, and the said vessel has been seized and taken
into the custody of the said Marshal but released at the time and
by reason of the execution and delivery of the present obligation.

The condition of which is such, that if the said
M^r Lann or either of them shall pay and satisfy such judgment
as shall be rendered in the above mentioned suit, the above obli-
gation shall be null and void, but other wise shall be and
remain in full force and virtue.

Signed and sealed
in the presence of

(Signed) Perry & Braddock
for W^m Lann
Braddock Perry

Paid

Know all men, That we Joseph Hatch, represented
by J. H. Gale of the City of New Orleans. J. H. Gale
and Charles T. Casey, are held and firmly bound unto John
Henry Holland, Marshal of the United States for the Eastern
District of Louisiana, in the sum of Five Thousand dollars
lawful Money of the United States for the payment whereof to
the said John Henry Holland, his heirs, Executors, Administrators,
Assigns or Assigns in Office, we bind ourselves, our representatives,
Executors and Administrators jointly and severally firmly by these
presented as witness our hands and seals hereunto affixed at New
Orleans in the State of Louisiana this Fifth day of November in the
Year One Thousand Eight Hundred and Thirty Six.

Whereas an Admiralty warrant, was lately issued from the Honorable the District Court, of the United States for the said Eastern District of Louisiana, in a suit numbered on the docket of the said Court 3537 and Entitled 'The United States v. Brig Horan'. The said Brig Horan her tackle, apparel and furniture have been seized and taken in the custody of the said Marshal.

And Whereas a claim to the said Brig has been filed by the said Joseph Hatch, (and the District Attorney has consented), that the said Brig be Bonded in the sum of Five Thousand dollars to appraised value thereof.

Now the condition of the above obligation is such that if the said Joseph Hatch, the said Perry H. Vale and the said Charles F. Vesey, or either of them, shall pay to the said John Henry Holland Marshal as aforesaid, or to his assigns, or to his successors in office the sum of Five Thousand Dollars, immediately after final Judgment, shall be rendered in the premises in favor the said Brig General shall be deemed perfect, by said final Judgment, then the foregoing obligation to be void, but otherwise shall remain in full force and effect.

Signed (Statis & others)
in presence of


Witness
Signed J. A. Robinson
M. Ewalds

A. Ewalds

(Signed) To Let Catch
ppr. Lory N. Gale
H. N. Simmons } 28

ppm. Rev. H. Gale
Wm. H. Simmons

ppm. Rev. H. Gale
Wm. H. Simmons

Chas. F. Meyer 

Bond

Gedman & Mathison. Vs. Ingersoll & Co.

District Court of the United States
for the Eastern District of Louisiana

Know all men by these presents, that we John Ingersoll and W. H. Wright, are held and firmly bound unto John Henry Holland Marshal for the Eastern District of Louisiana, in the sum of three thousand dollars lawful money of the United States, to be paid to the said John Henry Holland his heirs, Executors Administrators, Assigns or Surrogates in Office, for which payment well and truly to be made, we bind ourselves our heirs, Executors or Administrators jointly and severally, firmly by these presents, sealed with our seals and dated this fourth day of June, in the year of our Lord one thousand eight hundred and thirty six.

The condition of the above obligation is such that whereas the above bounden John Ingersoll is now in the custody of the said John Henry Holland Marshal as a prisoner by virtue of a Capias ad respondendum issued out of the District Court of the United States for the Eastern District of Louisiana, in an action of debt at the suit of Gedman and Mathison and released therefrom by signing, sealing and delivering of these presents, Now if said John Ingersoll in case he should be cast in the said suit, shall pay and satisfy the judgment of the said Court therein, or sure under himself in execution to the said John Henry Holland Marshal as aforesaid then the above obligation to be null and void or else to remain in full force and virtue.

(Signed) John Ingersoll
W. H. Wright
(Signed) Samuel A. Winter
Thomas F. Rice.

Bond.

United States Vs. J. C. Williams

District Court of the United States
For the Eastern District of Louisiana

Know all men by these presents that we J. C. Williams and Samuel Teby are held and firmly bound unto John Henry Holland Marshal for the Eastern District of Louisiana in the sum of Three thousand dollars lawful money of the United States, to be paid to the said John Henry Holland his heirs, Executors Administrators, Assigns or Surrogates in Office, for which payment well and truly to be made we bind ourselves our heirs, Executors or Administrators jointly and severally, firmly by these presents, sealed with our seals and dated this nineteenth day of January in the year of our Lord one thousand eight hundred and thirty seven.

The condition of the above obligation is such that whereas the above bounden J. C. Williams is now in the custody of the said John Henry Holland Marshal as a prisoner, by virtue of a Capias ad respondendum, issued out of the District Court of the United States for the Eastern District of Louisiana in an action of debt at the

of the United States No. 3372 of the District, and released therefrom by reason of signing, sealing and delivering these presents; now of the said J. C. Williams in case he should be cast in the said suit shall pay and satisfy the Judgment of the said Court therein, or surrender himself in execution to the said John Henry Holland Marshal as aforesaid, then the above obligation to be null and void or else to remain in full force and virtue.

Witness presents
(Signed) William Shearer
C. Weston Ware

(Signed) J. C. Williams
Samuel Toby

The United States V. Schooner Terrible

United States of America
Eastern District of Louisiana

Know all men by these presents that we J. C. Williams and William Christy do here and firmly bind unto the United States of America in the sum of Five thousand Five Hundred dollars, lawful money of the United States for the payment whereof to the said United States we jointly & severally bind ourselves our respective heirs, Executors and Administrators jointly by these presents witness our names and seals herunto affixed at New Orleans in the said Eastern District of Louisiana this 22nd day of January in the thousand Eight Hundred and Thirty seven.

Whereas an Admiralty Warrant was lately issued from the Honorable the District Court of the United States for the said Eastern District of Louisiana at the suit of the United States against the Schooner Terrible and numbered 3372 on the District of said Court, commanding the U.S. Marshal of said District to seize and take into custody the said Schooner Terrible her to her apparel & furniture which has accordingly been done, but the said property has been released from said seizure and delivered to the said J. C. Williams at the time and by reason of the execution and delivery of these presents, he having filed his claim to the said property in the Clerk's office of the said Court.

Now the condition of the foregoing obligation, is such that, if judgment shall pass against the said claimant, and the said claimant shall within twenty days thereafter pay into the said District Court or to the proper officer thereof the said sum of Five thousand Five Hundred dollars the appraised value of (Five thousand Five Hundred dollars) of said Schooner Terrible with all the legal costs of suit, then the above obligation shall be null and void but otherwise the same shall be and remain in full force and virtue.

Witness presents
(Signed) William Shearer
J. C. Bohm

(Signed) J. C. Williams
Wm Christy

Read

Wick Kate v. R. V. McNeill

District Court of the United States
for the Eastern District of Louisiana

Know all men by these presents, that we R. V. McNeill and S. P. Hyde are held and firmly bound unto John Henry Holland Marshal for the Eastern District of Louisiana in the sum of Eight Thousand dollars lawful money of the United States to be paid to the said John Henry Holland his heirs, Executors, Administrators, Assigns or Successors in office, for which payment such and valid to be made, we bind ourselves our heirs, executors or administrators jointly and severally, firmly by these presents, sealed with our seals, and dated this Eighteenth day of February in the year of our Lord one thousand eight hundred and thirty seven.

The condition of the above obligation is such, that whereas the above bounden R. V. McNeill is now in the custody of the said John Henry Holland Marshal as aforesaid, by virtue of a Capias ad respondendum issued out of the District Court of the United States for the Eastern District of Louisiana in an action of debt, at the suit of Wick Kate and released therefrom by reason of signing, sealing and delivering these presents, then if said R. V. McNeill in case he should be cast in the said suit, shall pay and satisfy the judgment of the said Court therein, or surrender himself in execution to the said John Henry Holland Marshal as aforesaid, then the above obligation to be void and none or else to remain in full force and virtue.

Witness present,
(Signed) Chal. Gore
William Means

(Signed) R. V. McNeill
S. P. Hyde

48.
98.

J. L. & W. Josephs & Co. J. M. Tabb

Read.

District Court of the United States
for the Eastern District of Louisiana

Know all men by these presents that we Hanson Tabb and W. M. Vergant are held and firmly bound unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of Three Thousand dollars lawful money of the United States to be paid to the said John Henry Holland his heirs Executors, Administrators, Assigns, or Successors in Office, for which payment such and valid to be made, we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents, sealed with our seals and dated in the Eleventh day of February in the year of our Lord one thousand eight hundred and thirty seven.

The condition of the above obligation is such, that whereas the above bounden Hanson Tabb is now in the custody of the said John Henry Holland Marshal as aforesaid by virtue of a Capias ad respondendum issued out of the Court of the United States for the Eastern District of Louisiana in an action of debt, at the suit of J. L. & W. Josephs & Co. 3888 of the Pocket, and released therefrom by reason of signing, sealing and delivering these presents, then if the said Hanson Tabb in case he should be cast in the said suit, shall pay and satisfy the judgment of the said Court, or surrender himself in execution to the said John Henry Holland Marshal as aforesaid, then the above obligation to be void and none or else to remain in full force and virtue.

as aforesaid, then the above obligation to be void and void, else to remain
in full force and virtue.

Witness

(Signed) J. C. Bohan
William Shearer

(Signed) Hanson Fells

(S.S.)

W. M. Heyant

(S.S.)

John Wilson & J. M. Egerton & Henry

District Court of the United States
for the Eastern District of Louisiana

Know all men by these presents that we John
Egerton & Jas. S. Henry & P. H. Goodwyn are held and firmly bound unto
John Henry Holland Marshal for the Eastern District of Louisiana, in the
sum of four thousand dollars lawful money of the United States, to be paid
to the said John Henry Holland, his heirs, executors or Administrators, assign
or transferees in Office, for which payment well and truly to be made, we bind
our selves, our heirs, executors or Administrators jointly and severally firmly
by these presents, sealed with our seals and dated this twenty seventh day
of February in the year of our Lord one thousand Eight Hundred and thirty seven.

The Condition of the above obligation is such, that whereas the above
bondmen John Egerton & Jas. S. Henry is now in the custody of the said John
Henry Holland Marshal as aforesaid, by virtue of a capias ad respondendum
issued out of the District Court of the United States, for the Eastern District of
Louisiana in an action of debt at the suit of John Wilson & C. V. Egerton
and Henry, N. 3911 and released therefrom by reason of signing, sealing and
delivering these presents, now if said John Egerton & Jas. S. Henry in case they
should be cast in the said suit, shall pay and satisfy the judgment of the said
Court therein or surrender themselves in execution to the said John Henry Holland
Marshal as aforesaid, then the above obligation to be void and void, else to remain
in full force and virtue.

Witness present,

(Signed) William Shearer
J. C. Bohan
C. B. Bontine

(Signed) J. M. Egerton

(S.S.)

James S. Henry

(S.S.)

P. H. Goodwyn

(S.S.)

W. H. Andrews vs. Steam Boat La. Menue

27

Know all men by these presents, that we J. H. Fournier as owner and Captain of the Steam Boat La. Menue and P. P. Lemaire as security are held and firmly bound unto W. H. Andrews in the past and full sum of three hundred dollars to which payment, well and truly to be made, we have subscribed our hands, names, and Administrators, jointly and severally, firmly by these presents, with our seals, and dated this 4th day of March 1837.

The condition of this obligation is such, that whereas has been libelled by said Andrews aforesaid, and whereas said Fournier duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steam Boat La. Menue, none of the said J. H. Fournier and P. P. Lemaire shall well and truly pay or cause to be paid, to the said Andrews or to his certain attorney, the amount of judgment which may be rendered in his favor under said libel, upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue.

signed sealed and delivered

in presence of
signed J. W. Collins
J. H. H. Galt.

(signed) J. H. Fournier

(Seal)

P. P. Lemaire

(Seal)

Lewis Landsey vs. Steam Boat Augusta

Know all men by these presents, that we J. W. Williams Captain of the Steam Boat Augusta and William Alling as security are held and firmly bound unto Lewis Landsey in the past and full sum of one hundred dollars, to which payment, well and truly to be made, we have subscribed our hands, names, and Administrators, jointly and severally, firmly by these presents, with our seals and dated this 8th day of March 1837.

The condition of this obligation is such, that whereas the said Steam Boat Augusta has been libelled by Lewis Landsey aforesaid, and whereas said J. W. Williams has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steam Boat Augusta, none of the said J. W. Williams shall well and truly pay or cause to be paid, to the said Lewis Landsey or to his certain attorney, the full amount of whatever judgment said Landsey may obtain against said Steam Boat Augusta, upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue.

signed sealed and delivered

in presence of
signed John Murphy

(signed) J. W. Williams

(Seal)

William Alling

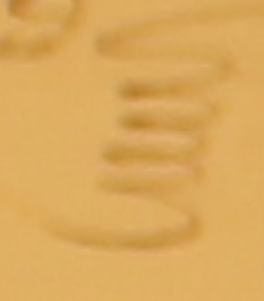


(Seal)

Know

Sp. V. McNeill & Co. Steam Boat Privates

Know all men by these presents, that we V. Sarpy, master and part owner of the Steam Boat Privates, as principal for himself and the owners and Th. Paugigand, as surety are held and firmly bound unto J. H. McNeill & Co. in the just and full sum of five thousand dollars, to which payment, well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, solemnly by these presents, sealed with our seals and dated this 11th day of March 1837.

The condition of this obligation is such that whereas the said Steam Boat Privates has been libelled by the said J. H. McNeill & Co. claiming as privileged, aforesaid and whereas by virtue of the contract, in the District Court of the United States for the Eastern District of Louisiana by the process of said J. H. McNeill & Co. aforesaid. None of the said Sarpy and Th. Paugigand shall well and truly pay, or cause to be paid, to the said J. H. McNeill and Co. or to their certain attorney, the full amount of the judgment which may be rendered in their favor of said J. H. McNeill & Co. upon the trial of the same, with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue.



Agreed, sealed and delivered
in presence of  (Signed) V. Sarpy 
(Signed) Th. Paugigand 
(Signed) J. H. McNeill

Know

John Perreé & Co. Steamer Regal

Know all men by these presents, that we Edward W. Perry and Perry Kellogg & Co. as claimants, and John F. Hunt as claimant and master of the Steamer Regal are held and firmly bound unto Jonathan Perreé in the just and full sum of five hundred and fifty dollars, to which payment, well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, solemnly by these presents, sealed with our seals and dated this 11th day of March 1837.

The condition of this obligation is such that, whereas the said Steamer Regal has been libelled by said Jonathan Perreé aforesaid, and whereas said John F. Hunt has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steamer Regal &c. None of the said John F. Hunt and Perry Kellogg & Co. shall well and truly pay, or cause to be paid, to the said Jonathan Perreé or to his certain attorney, the sum of whatever judgment may be rendered against the said Steamer Regal upon the trial of the same, together with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue.

Agreed, sealed and delivered
in presence of  (Signed) M. J. Hunt
Edward W. Perry
Perry Kellogg & Co. 

22

Mandala

At the Honorable the Judges of the District Court of the United States for the Eastern District of Louisiana. Petitioners.

And whereas in the present term of January, in the year of our Lord one thousand Eight Hundred and thirty three, the said cause came on to be heard before the said Supreme Court, on the said transcripts of the record, and was argued by Counsel, on consideration whereof, it is the opinion of this Court, that the District Court had not jurisdiction of the matter in its incidents, and therefore over, adjudge and decree that the Order of the said District Court in this cause be and the same is hereby remanded to the said District Court, with directions to resume the suit, for want of Jurisdiction.

to be had, the said official, notwithstanding
 Within the Honorable Roger B. Taney Chief Justice of our Supreme
 Court, the second Monday of January in the Year of our Lord one thousand
 Eight hundred and thirty three.

(Signed) Wm. W. Carroll
Clerk of the Supreme Court of the United States

Appeal Bond. Manuel Garcia vs. Saml. Lee

Know all men by these presents that said Manuel Garcia as principal, and B. Mangum and J. McDonough & P. H. McCall as sureties, are jointly and severally bound unto Saml. Lee in the sum of Five Hundred dollars for that whereas, a certain judgement has been rendered against the said Manuel Garcia plaintiff in the above case from which the said plaintiff has taken an appeal to the Supreme Court of the United States.

Now therefore if the said Manuel Garcia shall well and truly prosecute the said appeal to effect, and shall answer to all costs and damages if he fails to make his plea good, then this obligation to be null & void otherwise to remain in full force & virtue.

Witness our hands and seals this thirtieth day of March 1837

(Signed) Bernard Mangum
Jes. H. McCall
Atty for Mr. Garcia.

(Signed) Jes. H. McCall

Appeal Bond, J. F. Sten, vs Wm Bowman

Know all men by these presents that we Johannes F. Sten, as principal and John Riet as surety are held and firmly bound unto Wm Bowman in the sum of five hundred dollars for that whereas a certain judgment has been rendered against the said Johannes F. Sten plaintiff, he has taken an appeal to the Supreme Court of the United States.

Now therefore if the said Johannes F. Sten shall well and truly prosecute the said appeal to effect and shall answer to all costs and damages if he fails to make his plea good, then this obligation to be null and void otherwise to remain in full force and virtue.

Witness our hands and seals this
18th March, 1837.

Witness

J. W. Colver

J. F. Sten
per John Riet.

John Riet

United States vs Brig Rosbury - Remission -

To all whom these presents shall come:

I Levi Woodbury Secretary of the Treasury of the United States, send greeting. Whereas a Statement of facts, bearing date the 1st of 1837 with the petition of Edward J. Ward & Charles Page, shew to have been a certain forfeiture of the Brig Rosbury incurred under the Statute of the United States, entitled "An act to regulate the Collection of duties on Imports & Tonnage" has been transmitted to the Secretary of the Treasury, by the judge of the District Court of the United States for the Eastern District of Louisiana pursuant to the Statute of the United States, "entitled" an act to provide for investigating or remedying the forfeitures, penalties and disabilities, accruing in certain cases therein mentioned: as by the said Statement of facts and petition appearing in the Treasury Department of the United States, may fully appear: And Whereas the said Secretary of the Treasury, having maturely considered the said Statement of facts and petition: and it appearing to my satisfaction, that the said forfeiture incurred without wilful negligence or any intention of fraud:

Now therefore knowing that the said Secretary of the Treasury, in consideration of the premises and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioners all the right claim and demand of the United States and of all others whom it may concern, to the said forfeiture on payment of Costs -

Levi Woodbury

Given under my hand and seal of office, in the City of Washington, this second day of March in the year of our Lord one thousand Eight hundred and thirty seven and the sixty first year of the independence of the United States.

(signed) Levi Woodbury
Secretary of the Treasury

United States v. E. Sablach Received

To all to whom these presents shall come

I Levi Woodbury Secretary of the Treasury of the United States, send greeting

Whereas, a statement of facts, bearing date the 15th 1837 with the petition of Elias Sablach, merchant, residing at New York, a certain fine or forfeiture incurred under the Statute of the United States, entitled "An act to regulate the collection of duties upon Imports and Duties" has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "an act to provide for investigating or examining the forfeitures, penalties and disabilities, accruing in certain cases, herein mentioned" by the said Statement of facts and petition remaining in the Treasury Department of the United States, may fully appear, and whereas I, the said Secretary of the Treasury, having maturely considered the said Statement of facts and petition, and it appearing to my satisfaction that the said fine or forfeiture incurred without willful negligence or any intention of fraud. Now therefore know ye, that I the said Secretary of the Treasury in consideration of the premises, and by virtue of the power and authority now given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the right, claim and demand of the United States, and of all others whomsoever, to the said fine or forfeiture upon payment of costs

Given under my hand and seal of Office, in the City of Washington this second day of March, in the year of our Lord one thousand eight hundred and thirty seven - and the sixty first year of independence of the United States

(Signed) Levi Woodbury

Secretary of the Treasury -

E. Sablach

United States vs John Greaves

Remission

To all to whom these presents shall come
 I Levi Woodbury, Secretary of the Treasury of the
 United States, send greeting, Whereas a State-
 ment of facts, bearing date the twenty first of
 January 1837, with the petition of John
 Greaves, master of the ship Briton, therein con-
 taining certain penalties incurred under
 the Statute of the United States, entitled, an act
 to regulate the duties on imports and Tonnage,
 has been transmitted to the Secretary of the
 Treasury by the judge of the District Court
 of the United States for the Eastern District of
 Louisiana pursuant to the Statute of the United
 States entitled, an act to provide for mitigation
 and or remitting the forfeitures, penalties
 and disabilities accruing in certain cases
 therein mentioned as by the said statement of
 facts and petition remaining in the Treasury
 department of the United States, may fully
 appear; and whereas, I the said Secretary of
 the Treasury having maturely considered the
 said statement of facts and petition; And it
 appearing to my satisfaction that the said penalties
 were incurred without wilful negligence or
 any intention of fraud; Now therefore know ye
 that I the said Secretary of the Treasury in con-
 sideration of the premises and by virtue of the power
 and authority to me given by the said last
 mentioned statute do hereby decide to remit to the
 petitioner all the right claims and demands of
 the United States, do hereby decide to remit to
 the petitioner all the right claims and demands
 of the United States and of all others whomsoever
 the said penalties excepting therefrom the
 sum of twenty five dollars each, and on the
 payment of costs in each case.

Lo. S.

Given under my hand and seal of
 Office in the city of ~~Washington~~
 on the 23rd day of March in the
 year of our lord one thousand
 eight hundred and thirty seven
 and the forty fourth of the Independence
 of the United States
 (signed) Levi Woodbury

Secretary of the Treasury

Recorded 11th April 1837

United States of America v. S. — The President of the United States
of America. To the Honorable the Judge of the District Court of the United States
for the Eastern District of Louisiana. — Sentencing: Sheweth fully on the Petition
Court of the United States for the Eastern District of Louisiana. Before you in a
Case, between Louis Livingston Plaintiff of Edward Livingston dec'd Complainant
and Benjamin Story defendant, the decree of the said District Court was in the
following words, viz: "It is ordered, adjudged and decreed that the bill be dismissed
at the Costs of the Complainant." As by the inspection of the transcript of the
record of the said District Court, which was brought into the Supreme Court of the
United States by virtue of an appeal equally to the Act of Congress in such
case made and provided, fully and at large appears. And whereas in the present
term of January in the Year of our Lord one thousand Eight Hundred and Thirty
Seven the said cause came on to be heard before the said Supreme Court on the said
transcript of the record, and was argued by counsel, on consideration whereof,
It is ordered, adjudged and decreed that the decree of the said District Court dismis-
sing the bill of the Complainant, be and the same is hereby reversed and annulled,
the Court being of Opinion that the transaction of the 25th July 1822, between John
A. Post, Benjamin Story and Edward Livingston, was a loan to the said Edward
Livingston secured by a pledge annexed to an Antichresis in the land of Louisiana.
And it is hereby further ordered, adjudged and decreed, that the cause be sent back
for further proceedings in the Court below, with direction that the cause be referred
to a Master to take an account between the parties. — And it is further ordered
adjudged and decreed that in taking said account, there be allowed to the defendant
all advances which shall be shown to have been made by him or paid on account
of the loan made to Edward Livingston on the 25th day of July in the Year 1822
with the interest which the said Edward Livingston agreed to pay of Eighteen per cent,
per annum, to be calculated upon each advance from the time it was made until the 1st
of August 1823 and after that time at legal interest, and further that in taking said
account the defendant be allowed all reasonable expenditures made by the defendant and his
Attorney in building, repairing and safe keeping of the property pledged to the said Edward Livingston
to secure the loan made to him on the 25th day of July 1822, and that the Complainant be
credited in such account with all such sums as the defendant or John A. Post or either
of them have received from the said property, and that in taking such account the
rents and profits be applied first to the payment of the sum so properly received in build-
ing and repairing, secondly to the payment of the interest on the sum which shall appear
to have been advanced on the said loan or in the improvement of the lot and thirdly to
the discharge of the principal of the said loan, and if on taking said account, it shall
appear that there is a balance due to the Complainant — it is hereby further ordered, ad-
judged and decreed that the defendant pay to the Complainant such balance within
ten months from the time of entering the final decree in the cause, and shall secure
and recover the said property to the Complainant or such person or persons as
shall be shown to be entitled to the same. — And if upon the taking of said account, it shall be
found that any balance is due from the Estate of the said Edward Livingston dec'd, to the de-
fendant it is hereby further ordered, adjudged and decreed, that on paying or tendering to the
defendant the said balance, he shall deliver up the property and recovery to the person or persons
who shall appear to be entitled to the same: the property is pledged to secure the aforesaid loan
And it is further ordered, adjudged and decreed that in case a balance shall be found due to the
defendant, and shall not be paid within six months after a final decree of the District
Court upon the Master's report, then the property shall be sold by order of the District
Court at such time and notice as the said Court shall direct, and that there

Mandate Continued

proceeds be first applied to the payment of the balance due the defendant, and the residue thereof to be paid to the complainant. — Feb 16 —

You therefore are hereby commanded that such further proceedings be taken in said cause in conformity to the opinion and decree of this Court as according to right and justice, and the laws of the United States ought to be had the said Court not withstanding —

Witness the Honorable Roger B. Taney Chief Justice of the said Supreme Court the second Sunday of January, in the year of our Lord one thousand eight hundred and thirty seven —

(Signed) W^m Thos. Carroll

Chief of the Supreme Court of the United States.

Recorded 18th April 1837

Copy Right

District Court of the United States Eastern District of Louisiana, to wit: Be it remembered, that on the 1st day of May A.D. 1837 Alexander Jones of the said District hath deposited in this office the title of a map, the title of which is in the following words, "Map of the Republic of Spain showing its divisions into countries and latest improvements, compiled from the most recent authorities by Alexander Jones of New Orleans, 1837" the right whereof he claims as author, in conformity with an act of Congress entitled "An act to amend the several acts respecting Copy rights."

(S W Collins

by him)

Copy Right

United States District Court Eastern District of Louisiana: to wit: Be it remembered that on the first day of May A.D. 1837 Alexander Jones of the said District hath deposited in this office the title of a map, the title of which is in the following words, to wit: "A Map of the Second Municipality of the City of New Orleans compiled from the latest documents on file in the surveyor's office of the Second Municipality and

under the patronage of the corporation of the
same. Published at the New Orleans Litho-
graphic Office, by Alexander Jones. 1837.
The right whereof he claims as author, in
conformity with an act of Congress en-
titled "an act to amend the several
acts respecting Copyrights."

Edw Collins & Son

Bond Edgar & Smith v. Adams & Wilson

United States of America. North Judicial Circuit.

Know all men by these presents, that we Benjamin C. Adams & William
M. Adams are held and firmly bound unto John Henry Holland Marshal
of the United States for the Eastern District of Louisiana in the sum of
Fifteen Hundred dollars lawful money of the said United States, for
the payment whereof to the said John Henry Holland, his heirs
executors, administrators, assigns or assigns in office, we and our
heirs, our respective heirs, executors and administrators jointly and
severally firmly by these presents bind ourselves our heirs and assigns
the fifth day of April in the year of our Lord one thousand eight
hundred and thirty seven. — The condition of the above obligation
is such that whereas the above bounden Benjamin C. Adams is
now in the custody of the said John Henry Holland Marshal as afore-
said, by virtue of a Capias and respondentum issued out of the Cir-
cuit Court of the United States for the Eastern District of Louisiana
in the month current in an action of debt at the suit of Edgar &
Smith (N. S.) on the debt of the said Circuit Court but released
therefrom at the time and by reason of the signing sealing and delivery
of these presents, — Now if the said Benjamin C. Adams in and his
heirs be cast in the said debt, shall pay and satisfy the judgment of
the Court or surrender himself in execution to the Marshal, then the
above obligation to be void and none, a seal to remain in full force and
virtue.

Signed sealed and delivered in presence of

(signed) B. C. Adams
" W. C. Adams

(signed) Geo. N. Bishop
" Joseph T. Sanders



Read John Knight V. John Randolph

Know all men by these presents that we John Randolph & Charles Henry, one of the judges of the District Court of the State of Louisiana, are to be sent John Henry Holland, Marshal of the United States for the Eastern District of Louisiana, in the sum of five thousand five hundred dollars, lawful money of the United States, for the payment whereof to the said John Henry Holland of the full sum of four thousand five hundred dollars & pence, we jointly and severally bind ourselves our executors heirs, executors and Administrators, as well to the said John Henry Holland to his heirs, executors, Administrators assigns or assigns in office jointly by these presents, with our names and seals herunto affixed by us at New Orleans, Louisiana this first day of April in the year one thousand eight hundred and thirty seven & in the thirty sixth year of the Independence of the United States.

The condition of the above obligation is such that whereas the above bounden John Randolph has been arrested and taken into the custody of the said John Henry Holland, Marshal as aforesaid by virtue of a writ of capias ad respondendum issued out of the Honorable the Circuit Court of the United States for the Eastern District of Louisiana in the ninth Circuit in an action of debt, the writ of John Knight, which writ is numbered four in the Book of the said ninth Circuit Court & but released from said custody at the time and by reason of the signing, sealing and delivery of these presents, in presence of William F. Pomeroy - Now if the said John Randolph in case he shall be cast in the said suit shall pay and satisfy the said condemnation of the Court or surrender himself in execution to the Marshal then the above obligation shall be void but otherwise shall remain in full force & virtue signed sealed and delivered in presence of

(Signed) William F. Pomeroy

(Signed) John Randolph

(Signed) Ch. Henry

Read John F. Miller V. A. Laro

Know all men that we Augustin Laro and Wm. Shepard are to be sent John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of five thousand dollars lawful money of the United States for the payment to himself the said John Henry Holland his heirs executors, Administrators, assigns or assigns in office our respective heirs executors, Administrators jointly and severally, jointly by these presents, with our names and seals herunto affixed by us at New Orleans this first day of April, in the year one thousand eight hundred and thirty seven.

The condition of the above obligation is such that whereas the above bounden Augustin Laro has been arrested and taken into the custody of the said John Henry Holland, Marshal as aforesaid by virtue of a capias ad respondendum issued out of the Honorable the Circuit Court of the United States for the Eastern District of Louisiana in the ninth Circuit in an action of debt, but released from said custody at the time and by reason of the signing, sealing & delivery of these presents, the said writ having been filed at the suit of Thomas F. Miller, against the said above bounden Augustin Laro and numbered five in the Book of the said Court, Now if the said Augustin Laro in case he shall be cast in the said suit, shall pay and satisfy the said condemnation of the Court or surrender himself in execution to the Marshal then the above obligation is to be void but otherwise shall remain in full force.

Signed sealed and delivered in presence of

(Signed) Augustin Laro

(Signed) Wm. Shepard

(Signed) A. W. Collins

(Signed) Albert, Litch

Read - The United States vs. Samuel Perry

Know all men that we Thos^d. Perry and Perry Kellogg of are both and jointly bound unto John Henry Holland Marshall for the Eastern District of Louisiana in the sum of One hundred and fifty dollars lawful money of the United States to be paid to the said John Henry Holland his heirs, executors administrators or assigns for what payment well and truly to be made, we have ourselves our heirs executors and assigns jointly and severally freely & voluntarily by this present date with our seals and dated the fourth day of April in the year of our Lord one thousand eight hundred and thirty seven.

The condition of the above obligation is such that whereas the above bounden Samuel Perry is now in the custody of the said John Henry Holland Marshall as a prisoner, by virtue of a capias and respondent was issued out of the District Court of the United States for the Eastern District of Louisiana in an action of debt at the suit of the United States and when therefore by reason of signing sealing and delivering these presents, none of said Thos^d. Perry or any of them shall be sent to the said debt shall pay and satisfy the judgment of the said Court then the above obligation to be void and void as to all to remain in full force and virtue.

(Signed) Thos^d. Perry
(Signed) John E. Feltz

(Signed) Samuel Perry
(Signed) Perry Kellogg

Read - Joseph Clark vs. Shipper Thomas & Co.

Know all men by these presents that we Thomas & Co. J. C. Childs, James H. Stephens & Joseph Lallande are both and jointly bound unto John Henry Holland, Marshall of the United States for the Eastern District of Louisiana in the just and full sum of fifteen thousand dollars to be paid to the said John Henry Holland his heirs, executors administrators or assigns for what payment well and truly to be made, we have ourselves our heirs executors and assigns jointly and severally freely & voluntarily by this present date with our seals and dated the twenty eighth day of February in the year One thousand Eight hundred and thirty seven.

The condition of the above obligation is such that whereas the Shipper Thomas & Co. have been libelled by Joseph Clark in a suit No. 5913 of the Circuit and whereas the claim herein Thomas & Co. vs. J. C. Childs have duly filed in the District Court of the United States for the Eastern District of Louisiana a claim to all of the said property, now if the said Thomas & Co. vs. J. C. Childs shall well and truly pay or cause to be paid to the said John Henry Holland Marshall or to his certain attorney the said sum of fifteen thousand dollars being the amount of the sum ordered by the Judge to be taken, and (and the same shall be adjudged) by the Court to the said Joseph Clark or heirs (and the same shall be adjudged) upon the trial of the same, together with the other sum as shall be adjudged upon the trial of the same, together with the costs of suit, then this obligation to be void and void as to all to remain in full force & virtue.

(Signed) sealed & delivered in the presence of

(Signed) J. C. Bohm
" C. Restoniere

(Signed) Thomas & Co.
in liquidation by Messrs. James
" Alexander Childs -
" J. H. Stephens
" J. W. Lallande
" J. Lallande

(Signed) J. C. Childs
(Signed) J. H. Stephens
(Signed) J. W. Lallande
(Signed) J. Lallande

Appraisement

In the District Court of the United States
Eastern District of Louisiana

The United States }
vs. }
The Schooner Sabina }
above cases & estimate the value of the above men-
tioned Schooner Sabina seized for a violation of the revenue laws of
the United States - Marshal's Office New Orleans April 19th 1837
(Signed) J. M. Hollard Marshal
Having appraised said vessel and estimate her value
Two thousand dollars

New Orleans 19th April 1837.
Shown to & subscribed before me (Signed) Sheldon E. Clark
this 19th April 1837 } at Robert Spedden
(Signed) J. M. Hollard } Cyrus Bradley -
By Clerk
Recorded May 6th 1837.

Appraisement

United States District Court
Eastern District of Louisiana

United States }
vs. }
Ship Valant }
The undersigned having been appointed appraiser
of the ship Valant libelled in this case, value
her at liquidation Thousand dollars

New Orleans 1st May 1837
Signed Robt Spedden
Sheldon E. Clark
Cyrus Bradley
Shown to and subscribed before me
(Signed) J. M. Hollard By Clerk
Recorded May 6th 1837.

Bond Hyde & Goodrich vs. Theodore Nicolet & Co.

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United States of America - Eastern District of Louisiana
Know all men by these presents, that we Theodore Nicolet
are held unto John Henry Holland, Marshal of the United States for the Eastern
District of Louisiana in the sum of three thousand five hundred dollars, law
ful money of the United States, for the payment whereof to the said John Henry
Holland his heirs, Executors, Administrators, assigns or assigns in Office
we jointly and severally bind our selves, our respective heirs Executors and
Administrators jointly by these presents, as witnesses our respective names
and seals hereunto affixed by us this twenty seventh day of April in
the year of our Independence the second of the said United States of America
The Condition of the above obligation is such that whereas the above
bounden Theodore Nicolet has been arrested and taken into
the custody of the said John Henry Holland, Marshal as aforesaid
by virtue of a writ of Capias Ad Respondendum issued from the
Honorable the Circuit Court of the United States for the Eastern
District of Louisiana Ninth Circuit in an action of debt, at the
suit of Hyde & Goodrich vs Theodore Nicolet & Co and numbered
Twelve on the Docket, but released from said custody at the time,
and by reason of the signing, sealing, and delivery of these presents
We, if the said Theodore Nicolet in case he shall be cast in
the said suit, shall pay and satisfy the said condemnation of
the Court, or surrender himself in execution to the Marshal, then
the above obligation shall be void, but otherwise shall remain in
full force and virtue -

Signed, Sealed & Delivered in presence of
Signed / Theodore Nicolet
Signed / J. P. Frey
Signed / Edward Batymann
Signed / C. C. Ostrach

Bond Henry Young vs Theodore Nicolet & Co

United States of America - Eastern Dist of Louisiana
 Know all men by these presents, That We Theodore
 Nicolet Frederick Erb and Edward Salzmann of New Orleans
 are held unto John Henry Holland Marshal of the United
 States for the Eastern District of Louisiana, in the sum of Three
 Thousand and Five hundred Dollars lawful money of the United
 States, for the payment whereof to the said John Henry
 Holland, his Heirs, & Executors, Administrators, jointly by these
 presents, as witnesses our respective names and seals hereunto
 affixed by us this Twenty seventh day of April One Thousand
 Eight Hundred and Thirty seven.

The condition of the above obligation is such, that
 whereas the above bounden Theodore Nicolet has been arrested
 and taken into the custody of the said John Henry Holland
 Marshal, as aforesaid, by virtue of a writ of Habeas Ad re-
 spondendum issued from the Honorable the Circuit Court of
 the United States for the Eastern District of Louisiana in
 the Ninth circuit in an Action of Debt, at the suit of Henry
 Young vs Theodore Nicolet & Co and numbered Thirteen
 on the Docket, but released from said custody at the time and
 by reason of the signing, sealing and delivery of these presents.
 Now, if the said Theodore Nicolet in case he shall be cited
 in the said suit, shall pay and satisfy the said condemnation
 of the Court, or surrender himself in execution to the Marshal
 then the above obligation shall be void, but otherwise shall
 remain in full force and virtue

Signed, sealed & delivered in the presence of
 Signed Theodore Nicolet (S)
 Signed Fred Erb (S)
 Signed Edward Salzmann (S)
 Signed C. C. Osterloh

Bond - Tho P Bancroft vs Buckner Stanton & Co

United States of America
Eastern District of Louisiana
Know all men by these presents, that we Henry S Buckner, Frederick Stanton and Manuel White are held unto John Henry Holland, Marshal of the United States for the Eastern District of Louisiana, in the sum of twelve thousand Dollars lawful money of the United States, for the payment whereof to the said John Henry Holland, his heirs, executors, administrators, assigns or successors in Office, we jointly and severally bind ourselves, our respective heirs, executors and administrators, firmly by these presents, as witnesses our respective names and seals hereunto affixed by us, this fifteenth day of April One Thousand eight Hundred and Thirty seven

The condition of the above obligation is such, that whereas the above bounden Henry S Buckner & Frederick Stanton, have been arrested and taken into the custody of the said John Henry Holland, Marshal, as aforesaid, by virtue of a writ of Capias Ad respondendum, issued from the Honorable the Circuit Court of the United States for the Eastern District of Louisiana in the Ninth Circuit in an Action of debt at the suit of Thomas P Bancroft vs Buckner Stanton & Co and numbered Eight on the Docket, but released from said custody at the time and by reason of the signing, sealing and delivery of these presents Now if the said Henry S Buckner & Frederick Stanton in case they shall be cast in the said suit shall pay and satisfy the said condemnation of the Court, or surrender themselves in execution to the Marshal, that the above obligation shall be void, but otherwise shall remain in full force and virtue

Signed, sealed & delivered
in the presence of
Signed / J C Duncan
Signed / W W Higgins

(Signed) H S Buckner JS
(Signed) Fred Stanton JS
(Signed) Manuel White JS

Bond - Saml E Barnett vs Rufus Edwards

Know all men by these presents, that We, Rufus Edwards and E. Woodruff & John S. Turner are held & firmly bound unto John Henry Holland, Marshal of the United States for the Eastern District of Louisiana in the sum of Four Thousand Dollars, for the payment whereof, to the said John Henry Holland his Heirs, Executors and Administrators, assigns or successors in Office we bind ourselves, our respective Heirs, Executors and Administrators, jointly & severally, firmly by these presents, as witness our respective names and seals hereunto affixed at New Orleans, this fourth day of April, One Thousand Eight Hundred and Thirty Seven

The Condition of the above Obligation is such, that whereas the said above bounden Rufus Edwards is now in the custody of the said John Henry Holland, Marshal as aforesaid by virtue of a Capias at Respondendum issued out of the Honorable the Circuit Court of the United States for the Eastern District of Louisiana in the Ninth Circuit at the suit of Samuel E. Barnett, M^r T^{or} of the Pocket, but released from said custody at this time and by reason of the signing & delivery of these presents

Now if the said Rufus Edwards in and he shall be cast in the said suit shall pay and satisfy the Judgment of the Court or surrender himself in execution to the Marshal, then the above obligation shall be null and void, or else shall be and remain in full force.

Witness
Signed / H. P. Leger
Signed / William Shearer

Signed / Rufus Edwards
Signed / E. Woodruff
Signed / John S. Turner

Bond - United States vs H. Brooking

United States of America
Eastern District of Louisiana

Know all men by these presents, that we Henry Brooking, and
Ferdinand Durine are held unto John Henry Holland, Marshal
of the United States for the Eastern District of Louisiana in the sum
of One Hundred and Seventy five Dollars lawful money of the United
States; for the payment whereof to the said John Henry Holland
his Heirs, Executors, Administrators, assigns or Successors in Office
we jointly and severally, bind ourselves our respective heirs, executors
and administrators, firmly by these presents, as witnesses our
respective names and seals hereunto affixed by us, this Thirtieth
day of April in the year One Thousand Eight Hundred and Thirty
seven

The Condition of the above obligation is such, that
whereas the above bounden Henry Brooking has been arrested
and taken into the custody of the said John Henry Holland
Marshal as aforesaid, by virtue of a writ of Habeas Adrespon-
dendum, issued from the Honorable the District Court of the
United States, for the Eastern District of Louisiana, in an
Action of Debt, at the suit of the United States and numbered
3914 on the Docket, but released from said custody at the same
and by reason of the signing, sealing and delivery of these
presents. Now if the said Henry Brooking in case he shall
be cast in the said suit, shall pay and satisfy the said
condemnation of the Court, or surrender himself and execution to
the Marshal, then the above obligation shall be void, but
otherwise shall remain in full force and virtue

(Signed) Henry Brooking
(Signed) Ferdinand Durine

Signed, Sealed and
Delivered in the presence
of
(Signed) John Chastant
(Signed) William Weaver

Bond - U States vs Henry Brooking

United States of America
Eastern District of Louisiana

Know all men by these presents, That we Henry Brooking & William H. Hines are held unto John Henry Holland, Marshal of the United States for the Eastern District of Louisiana, in the sum of One Hundred and Seventy five Dollars lawful money of the United States; for the payment whereof to the said John Henry Holland, his Heirs, Executors, Administrators, Assigns, or successors in Office, we jointly and severally, bind ourselves, our respective heirs, executors and administrators, firmly by these presents, as witness our respective names and seals hereunto affixed by us, this Twentieth day of April in the Year One Thousand eight Hundred and Thirty seven

The condition of the above obligation is such, that whereas the above bounden Henry Brooking, has been arrested and taken into the custody of the Court of said John Henry Holland, Marshal, as aforesaid, by virtue of a writ of *Capias Ad respondendum* issued from the Honorable the District Court of the United States for the Eastern District of Louisiana in an Action of Debt at the suit of the United States and numbered 3917 on the Docket, but released from said custody at the time and by reason of the signing, sealing and delivery of these presents. Now if the said Henry Brooking in and he shall be cast in the said suit, shall pay and satisfy the said condemnation of the Court or surrender himself in custody to the Marshal, then the above obligation shall be void, but otherwise shall remain in full force and virtue

Signed, Sealed &
delivered in the presence

Signed / John Chaetant
Signed / William Shearer

Signed / Henry Brooking JS
Signed / Wm H Hines JS
J. Duran

Bond — Johnson McJannet & Co vs John Fountain & Co

United States of America
 Eastern District of Louisiana
 Know all men by these presents, That we William N Martin
 P H Goddard and J P Whitney are held unto John Henry
 Holland, Marshal of the United States for the Eastern District of
 Louisiana in the sum of Nine Thousand Dollars lawful money
 of the United States, for the payment whereof to the said John
 Henry Holland, his heirs, executors, Administrators, Assignors or
 successors in office we jointly and severally bind ourselves, our
 respective heirs, executors and administrators, firmly by these
 presents; as witnesses our respective hands and seals hereunto affixed
 by us this twenty sixth day of April One Thousand Eight
 Hundred and Thirty Seven

The condition of the above obligation is such, that
 whereas the above bounden William N Martin has been arrested
 and taken into the custody of the said John Henry Holland, Marshal
 as aforesaid, by virtue of a Writ of Capias Ad Respondendum, issued
 from the Honorable the Circuit Court of the United States for
 the Eastern District of Louisiana in the Ninth Circuit, in an
 Action of Debt at the suit of Johnson McJannet & Co vs John
 Fountain & Co and numbered Eleven on the Docket, but released
 from said custody at the time and by reason of the signing
 sealing & delivery of these presents. Now if the said William
 N Martin in case he shall be cast in the said suit, shall pay
 and satisfy the said condemnation of the Court, or surrender
 himself in execution to the Marshal, then the above obligation shall
 be void, but otherwise shall remain in full force and virtue

Signed, Sealed & delivered
 in the presence of
 Signed / C Bertoniere
 Signed / William Shearer

Signed / William N Martin
 Signed / P H Goddard
 Signed / J P Whitney

Bond J. H. Deas vs W. Nicholls

United States of America
 Eastern District of Louisiana
 Know all men by these presents, That We, William
 Nicholls Esq. and Thomas Barrett are held unto John Henry
 Holland, Marshal of the United States for the Eastern Dist.
 of Louisiana, in the sum of Two Thousand Dollars (\$2000)
 lawful money of the United States, for the payment whereof
 to the said John Henry Holland, his Heirs, Executors, Admin-
 istrators, Assigns or Successors in Office, we, jointly and severally,
 bind ourselves, our respective heirs, Executors and administrators,
 jointly by these presents, as witness our respective names and
 seals hereunto affixed by us, this sixth day of May, One
 Thousand Eight Hundred and Thirty Seven.

The condition of the above obligation is, such
 that whereas, the above bounden William Nicholls Esq. has
 been arrested and taken into custody of the said John Henry
 Holland, Marshal, as aforesaid, by virtue of a writ of *habeas corpus*
respondendum issued from the Honorable the Circuit Court of
 the United States for the Eastern District of Louisiana,
 Ninth Circuit, in an action of Debt, at the suit of J. H. Deas
 and numbered Twenty one on the Docket, but released from
 said custody at the time, and by reason of the signing, sealing
 & delivery of these presents. Now if the said William
 Nicholls Esq. in case he shall be cast in the said suit shall
 pay and satisfy the said condemnation of the Court, or surmount
 himself in execution to the Marshal, then the above obligation
 shall be void, but otherwise shall remain in full force and
 virtue.

Signed, Sealed and delivered
 in the presence of
 signed E. A. Dellanning

Signed J. H. Nicholls (J. H.)
 Signed T. Barrett (T. B.)

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Bond Maurice Gould & Co to B. F. Lyon

District Court of the United States
for the Eastern District of Louisiana
Know all men, by these presents that we Benjamin F. Lyon &
Holland, Marshal for the Eastern District of Louisiana, in the
sum of seven thousand Dollars lawful money of the United States
to be paid to the said John Henry Holland, his heirs, Executors,
Administrators, Assigns or Successors in office, for which payment
well and truly to be made, we and ourselves, our heirs, Executors or
Administrators, jointly and severally, firmly by these presents,
sealed with our seals and dated this thirtieth day of March in
the year of our Lord, One thousand eight Hundred and thirty seven

The condition of the above obligation is such, that
whereas the above bounden Benjamin F. Lyon is now in the
custody of the said John Henry Holland, Marshal as aforesaid,
by virtue of a *Capias ad respondendum*, issued out of the District
Court of the United States for the Eastern District of Louisiana
in an Action of Debt at the suit of Maurice Gould & Co and released
therefrom by reason of signing, sealing and delivering these presents
now if said Benjamin F. Lyon or case he should be cast in
the said suit, shall pay and satisfy the judgment of the
said Court therein or surrender himself in execution to the
said John Henry Holland, Marshal as aforesaid, then the
above obligation to be null and void, or else to remain in full
force and virtue

Witness present
Signed C. Bertone
Signed William Shearer

Signed) B. F. Lyon
Signed) John Holland

Bond Maurice Gould & Co. vs B R Lyon.

District Court of the United States
For the Eastern District of Louisiana

Know all men by these presents, that we Benjamin R Lyon & Elihu Woodruff are held and firmly bound unto the Hon^{ble} John Henry Holland, Marshal for the Eastern District of Louisiana, in the sum of Five Thousand Five Hundred Dollars lawful money of the United States, to be paid to the said John Henry Holland, his Heirs, Executors, Administrators, Assigns, or Successors in Office, for which payment well and truly to be made we bind ourselves, our Heirs, Executors and Administrators, jointly and severally, firmly by these presents, sealed with our seal and dated this thirtieth day of March in the Year of our Lord One Thousand Eight Hundred and Thirty seven

The condition of the above obligation is such, that whereas the above bounden Benjamin R Lyon is now in the custody of the said John Henry Holland, Marshal as aforesaid, by virtue of a Capias ad respondendum issued out of the District Court of the United States, for the Eastern District of Louisiana in an action of debt at the suit of Maurice Gould & Co. and released therefrom by reason of signing, sealing & delivering these presents, now if said Benjamin R Lyon in case he should be cast in the said suit shall pay and satisfy the Judgment of the said Court therein or surrender himself in execution to the said John Henry Holland, Marshal as aforesaid, then the above obligation to be null and void or else to remain in full force and virtue

Witness present
Signed & Sealed
Signed William Shearer

Signed B R Lyon JS
Signed Elihu Woodruff JS

Bond — M Gould to B R Lyon

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District Court of the United States
For the Eastern District of Louisiana
Know all men by these presents, That We Benjamin R Lyon &
Elihu Woodruff are held and firmly bound unto John Henry
Holland, Marshal for the Eastern District of Louisiana in the
sum of Three Thousand Dollars lawful money of the United States
to be paid to the said John Henry Holland, his Heirs, & Executors
Administrators, Assigns or Successors in Office, for which payment
well and truly to be made, we bind ourselves, our Heirs, & Executors
or Administrators, jointly and severally, firmly by these presents
sealed with our seals and dated this Thirtieth day of March
in the year of our said One Thousand Eight Hundred and Thirty
seven

The condition of the above obligation is such,
that whereas the above binder Benjamin R Lyon is now in
the custody of the said John Henry Holland, Marshal as
aforesaid, by virtue of a *capias ad respondendum*, issued out of
the District Court of the United States for the Eastern District
of Louisiana in an Action of Debt at the suit of Maurice Fuld
& Co and released therefrom by reason of signing, sealing and
delivering these presents; now if said Benjamin R Lyon
in case he should be cast in the said suit, shall pay and satisfy
the Judgment of the said Court thereon or surrender himself in
execution to the said John Henry Holland, Marshal as aforesaid
then the above obligation to be null and void or else to remain
in full force and virtue

Witness present

(Signed) Bery R Lyon J.P.
(Signed) Elihu Woodruff J.P.

(Signed) C. Bertoni
(Signed) William Shearer

Bond — N. B. & Executors vs. F. Routh

District Court of the United States
In the Eastern District of Louisiana

Know all men by these presents that we Francis Routh
& John McHenry are held and firmly bound unto John
Henry Holland, Marshal for the Eastern District of Louisiana
in the sum of five thousand Dollars, lawful money of the
United States, to be paid to the said John H. Holland his
Heirs, Executors, Administrators, Assigns or Successors in
Office, for which payment well and truly to be made we
bind ourselves, our Heirs, Executors or Administrators, jointly
and severally, firmly by these presents, sealed with our seals
and dated the Seventh day of March in the year of our Lord
One Thousand Eight Hundred and Thirty Seven

The condition of the above obligation is such
that whereas the above bounden Francis Routh is now in the
custody of the said John Henry Holland, Marshal as aforesaid,
by virtue of a capias ad respondendum issued out
of the District Court of the United States for the Eastern
District of Louisiana, in an action of debt, at the suit of
N. B. & Executors N° 3896 and released therefrom by reason
of signing, sealing and deliv'ring these presents; Now if
said Francis Routh, in case he should be cast in the said
suit, shall pay and satisfy the Judgment of the said Court
therein, or surrender himself in execution to the said John
Henry Holland, Marshal as aforesaid, then the above
obligation to be null and void, or else to remain in full
force and virtue

Witness present

Signed / C. Bortinier

Signed / Francis Routh
Signed / John McHenry

2 Bond — Cornelius Baker & Co vs Filden & Co.

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United States of America

Eastern District of Louisiana

Know all men by these presents, That we John G. Brown and Robert Heyland are held unto John Henry Holland, Marshal of the United States, for the Eastern District of Louisiana, in the sum of Two Thousand Dollars lawful money of the United States, for the payment whereof to the said John Henry Holland, his heirs, Executors, Administrators, Assignors or Successors in Office, we jointly and severally, bind ourselves, our respective heirs, Executors and Administrators, firmly by these presents, as witness our respective names and seals hereunto affixed by us, this twenty second day of April One Thousand Eight Hundred and Thirty seven.

The condition of the above obligation is such, that, whereas the above bounden John G. Brown, has been arrested and taken into the custody of the said John Henry Holland, Marshal, as aforesaid, by virtue of a Writ of Capias Ad Abscondendum issued from the Honorable the District Court of the United States for the Eastern District of Louisiana in an Action of Debt at the suit of Cornelius Baker & Co vs Filden & Co and numbered Three Thousand Nine Hundred and Thirty five on the Docket, but released from said custody at the time and by reason of the signing, sealing and delivery of these presents. Now, if the said John G. Brown in case he should be cast in the said suit, shall pay and satisfy the said condemnation of the Court, or surrender himself in execution to the Marshal, then the above obligation shall be void, but otherwise shall remain in full force and virtue.

(Signed) J. G. Brown JS

(Signed) Rob Heyland JS

Signed, Sealed and
delivered in the presence

of (Signed) James Lake D. Marshal

Bond John Riley vs N B Depawre

District Court of the United States

For the Eastern District of Louisiana

Know all men by these presents, that we Napoleon Bonaparte Depawre and Dempsy Plain are held and firmly bound unto John Henry Holland, Marshal for the Eastern District of Louisiana in the sum of Five Thousand Dollars lawful money of the United States, to be paid to the said John H Holland, his Heirs, Executors, Administrators, Assigns or Successors in Office, for which payment well and truly to be made, we bind ourselves, our Heirs, Executors and Administrators, jointly and severally, by these presents, sealed with our seals, and dated the Twenty ninth day of March in the year of our Lord One Thousand Eight Hundred and Thirty Seven

The condition of the above obligation is such, that whereas the above bounden N B Depawre is now in the custody of the said John Henry Holland, Marshal as aforesaid, by virtue of a Capias ad respondendum issued out of the District Court of the United States for the Eastern District of Louisiana, in an Action of debt at the suit of John Riley, and released therefrom by reason of signing, sealing and delivering these presents, Now if said Napoleon B Depawre in case he should be cast in the said suit, shall pay and satisfy the Judgment of the said Court thereon, or surrender himself in Execution to the said John Henry Holland Marshal as aforesaid, then the above obligation to be null and void, or else to remain in full force and virtue

Witness present

(Signed) N B Depawre (S.D.)
(Signed) D Plain (S.D.)

(Signed) James Veake Deput^y Marshal

Bond United States vs A N Littlefield

235

United States of America
Eastern District of Louisiana

Know all men by these presents, that we A N Littlefield & John H Simmons & Levi H Gale are held unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of Five Hundred Dollars (lawful money of the United States) for the payment whereof to the said John Henry Holland his heirs, executors, administrators, assigns or successors in office we jointly and severally, bind ourselves, our respective heirs, executors and administrators firmly by these presents as witnesses our respective names and seals hereunto affixed by us this Twentieth day of April One Thousand Eight Hundred and Thirty seven.

The condition of the above obligation is such, that whereas the above bounden A N Littlefield has been arrested and taken into the custody of the said John Henry Holland, Marshal as aforesaid, by virtue of a writ of capias ad respondendum issued from the Honorable the District Court of the United States for the Eastern District of Louisiana in an Action of Debt at the suit of the United States and numbered 3954 on the Docket, but released from said custody at the time and by reason of the signing, sealing & delivery of these presents. Now if the said A N Littlefield in case he shall be cast in the said suit, shall pay and satisfy the said condemnation of the Court, or surrender himself in execution to the Marshal, then the above obligation shall be void, but otherwise shall remain in full force and virtue.

Signed, Sealed and
delivered in the presence

Signed / Augustus W Littlefield
Signed / John H Simmons
Signed / Levi H Gale

Signed / John J Devoe
Signed / William Weaver

Bond - United States vs Ship Valiant

United States of America
Eastern District of Louisiana

Know all men by these presents, that we Ignace Fabre, Pierre Edouard Sorbe, Oscar Sorbe, Victor Roumage are held & firmly bound unto the United States of America in the sum of Eighteen Thousand Dollars lawful money of the United States for the payment whereof to the said United States, we jointly & severally bind ourselves, our respective Heirs, Executors & Administrators firmly by these presents, bearing our names and seals hereunto affixed at New Orleans in the said Eastern District of Louisiana, this first day of May One Thousand Eight Hundred & Thirty Seven

Whereas an Admiralty Warrant was lately issued from the Honorable the District Court of the United States for the Eastern District of Louisiana at the suit of the United States and numbered 3955 on the Docket of said Court, commanding the Marshal of the said District to seize and take into custody the Ship Valiant, her tackle, apparel & Furniture, which has accordingly been done, but the said property has been released from the said seizure and delivered to the said Ignace Fabre, Pierre Edouard Sorbe & Oscar Sorbe at the time and by reason of the execution of these presents, they having filed their claim to the said property in the Clerk's Office of the said Court

Now the condition of the foregoing obligation is such, that if Judgment shall pass against the said claimants and the said claimants shall within twenty days thereafter pay into the said District Court, or to the proper Officer thereof, the said sum of Eighteen Thousand Dollars the appraised value of the said Ship Valiant with all the legal costs of suit, then the above obligation shall be null and void, but otherwise the same shall be and remain in full force and virtue

Signed Sealed and
delivered in the presence of

Signed / C. Bertone
Signed / William Shearer

Signed / for me, Oscar Sorbe

Signed / Fabre

Signed / V. Roumage

Bond - Henry Spearings vs John M. Estelle

257

United States of America
Eastern District of Louisiana
Know all men by these presents that we James D. Penegre
Agent for the undermentioned claimants Joseph Levasseur
the United States for the Eastern District of Louisiana Marshal of
the sum of Eight Hundred Dollars lawful money of the United
States for the payment whereof to the said John Henry Holland
his heirs & Executors, Administrators Assigns or Successors in Office
we jointly & severally bind ourselves, our respective heirs, Executors
and Administrators firmly by these presents. Witness our names
and seals hereunto affixed at New Orleans in the said Eastern
District of Louisiana, this Twenty fifth day of April One thousand
Eight Hundred and Thirty seven

Whereas an Admiralty Warrant was lately issued
from the Honorable the District Court of the United States for the
Eastern District of Louisiana at the suit of H. Spearings
and numbered 3967 on the Docket of said Court commanding
the Marshal of said District to seize and take into custody the
said Schooner Estelle which has accordingly been done, but
the said property has been released from said seizure and
delivered to the said A. Totten, J. Hoffman, J. D. Estelle &
Daniel Estelle at the time and by reason of the execution and delivery
of these presents, he having filed his claim to the said property in
the Clerk Office of the said Court

Now the condition of the foregoing obligation
is such, that if Judgment shall pass against the said claimants
and the said claimant shall forthwith pay into the said
District Court or to the proper Officer thereof, the amount
of such Judgment together with all the legal costs of suit
then the above obligation shall be null and void, but otherwise
the same shall be and remain in full force and virtue,
and the said parties do hereby submit themselves to the said
Court and consent that is decision do issue against them jointly
or severally for the amount of said Judgment & costs

Signed / G. Bertoniere
Signed / William Shearer

Signed / James D. Penegre
Signed / J. Levasseur

Bond - United States v Sch^r Terrible

I know all men, by these presents, that we S^r S^r Hall as principal and C^t C^t Hall as surety are held and firmly bound unto the United States of America in the just and full sum of One Thousand Dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, firmly, by these presents sealed with our seals and dated this 15th day of May 1837

The condition of this obligation is such that whereas the negroman named Joe found on board the Schooner Terrible has been libelled by the United States of America aforesaid and whereas said S^r S^r Hall has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said negroman Joe. Now if the said S^r S^r Hall and C^t C^t Hall shall well and truly pay or cause to be paid to the said United States or to their certain Attorney, the sum of One Thousand Dollars being the appraised value of said negroman Joe in case the same shall not be forthcoming at any time when called for by the Marshal together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue

Signed, Sealed and
delivered in presence of
Signed / J^r W^r Wilkins
By C^t

Signed / S^r S^r Hall (S)
Signed / C^t C^t Hall (S)

Bond - John Harmonson as Steam Boat

239

United States of America
Eastern District of Louisiana

Know all men by these presents that we Augustus Ruffel,
John DeFour and A. W. Pichet are held and firmly bound
unto John Henry Holland, Marshal of the Eastern District
of Louisiana in the sum of One Thousand Five Hundred
Dollars lawful money of the United States, for the payment
whereof to the said John Henry Holland his Heirs, Executors
Administrators or Assigns, jointly & severally and ourselves
our respective Heirs, Executors & Administrators firmly by these
presents - Witness our names and seals hereunto affixed at
New Orleans in the said Eastern District of Louisiana the
Fifteenth day of April One Thousand Eight Hundred and
Thirty seven

Whereas an Admiralty Warrant, was lately
issued from the Honorable the District Court of the United
States for the Eastern District of Louisiana at the suit of
John Harmonson and numbered 3945 on the Docket of
said Court commanding the Marshal of said District to seize
and take into custody the Steam Boat Swant, which has accord-
ingly been done but the said property has been released from said
seizure, and delivered to the said Augustus Ruffel at the time
and by reason of the execution and delivery of these presents, he
having filed his claim to the said property in the Clerk's Office of
the said Court

Now the condition of the foregoing obligation
is such, that if Judgment shall pass against the said Claimant,
and the said Claimant shall forthwith pay into the said
District Court or to the proper Officer thereof the amount of
such Judgment together with all the legal costs of suit, then the
above obligation shall be null and void but otherwise the same
shall be and remain in full force and virtue. And all the said
parties do hereby submit themselves to the jurisdiction of the
said Court and consent that execution shall issue against them
jointly and severally on the said Judgment if the same be not
forthwith satisfied as aforesaid

(Signed) A. Ruffel
(Signed) J. DeFour
(Signed) A. W. Pichet

Signed Sealed & delivered
in presence of
(Signed) C. Bertoniere

Bond Joseph Clarke vs Ship & Cargo & Cargo

District Court of the United States
For the Eastern District of Louisiana

Know all men by these presents, That we, Turner & Davis, A. B. Childs, James H. Shepherd, & Joseph Tallande are held and firmly bound unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the just and full sum of Fifteen Thousand Dollars, for which payment well and truly to be made, we bind ourselves our Heirs, Executors and Administrators jointly & severally, firmly by these presents, sealed with our seals and dated this Eighth day of February in the year One Thousand Eight Hundred & Sixty seven.

The condition of the above obligation is such, that whereas the Ship & Cargo and Cargo have been libelled by Joseph Clarke in a suit No 3903 of the Docket, and whereas the above bounden Turner & Davis & A. B. Childs have duly filed in the District Court of the United States for the Eastern District of Louisiana, a claim to all of the said property, Now if the said Turner & Davis & A. B. Childs shall well and truly pay or cause to be paid, to the said John Henry Holland, Marshal, or to his certain Attorney the said sum of Fifteen Thousand Dollars; being the amount of the Bond ordered by the Judge to be taken, in case the same shall be adjudged by the Court to the said Joseph Clarke; or such other sum as shall be adjudged upon the trial of the same together with the costs of suit, then this obligation to be void & else to remain in full force and virtue.

Signed Sealed &
delivered in the presence of
Signed J. B. Bohon
Signed C. Bortolone

Signed Turner & Davis
in liquidation by Mrs. Turner
Signed Alexander Childs
Signed J. H. Shepherd
Signed J. P. Tallande
Signed C. Ducatel

Bond - P Doane vs H Boat Servant

27

United States of America
Eastern District of Louisiana
Know all men by these presents that we Augustus Kieffel
and M. Fouché Cugot are held and firmly bound unto the
District of Louisiana in the sum of one hundred and fifty
Dollars, lawful money of the United States for the payment
whereof to the said John Henry Holland his heirs, Executors
Administrators, Assignors Successors in Office we jointly and
severally bind ourselves, our respective heirs, Executors and
Administrators firmly by these presents, Witnesses named
seals hereunto affixed at New Orleans in the said Eastern
District of Louisiana this first day of April One thousand
Eight Hundred and Thirty seven

Whereas an Admiralty warrant was lately
issued from the Honorable the District Court of the United States
for the Eastern District of Louisiana at the suit of the Plaintiff
Patrick Doane and numbered 3939 in the Order of said
Court commanding the Marshal of said District to seize
and take into custody the said Steam Boat servant which
has accordingly been done, but the said property has been re-
leased from said seizure and delivered to the said Augustus
Kieffel at the time and by reason of the execution & delivery
of these presents, he having filed his claim to the said property
in the Clerk's Office of the said Court

Now the condition of the foregoing obligation is
such, that if Judgment shall pass against the said claimant,
and the said claimant shall forthwith pay unto the said
District Court or to the proper Officer thereof, the amount
of such Judgment together with all the legal costs of suit, then
the above obligation shall be null and void but otherwise the
same shall be and remain in full force and virtue and the
said parties do hereby submit themselves to the said Court
and consent that Execution do issue against them jointly
or severally for the amount of said Judgment & costs

Witness present
Signed C. Bertoneire

(Signed) A. Kieffel
(Signed) M. Fouché Cugot

Bond Sam Lock & Co vs S B Teche

United States of America
Eastern District of Louisiana

Know all men by these presents, that we Langueux H. Benoit & A. Delapud Montreuil and Chas. Benoit are held and firmly bound unto the Hon. Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of Four Hundred and Fifty Dollars, lawful money of the United States for the payment whereof to the said Hon. Henry Holland his heirs, Executors, Administrators, Assigns or Successors in Office, we jointly & severally bind ourselves, our respective heirs, Executors and Administrators firmly by these presents, Witness our names and seals hereunto affixed by us at New Orleans in the said Eastern District of Louisiana this fifth day of April One Thousand Eight Hundred & thirty seven

Whereas an Admiralty warrant was lately issued from the Honorable the District Court of the United States for the Eastern District of Louisiana at the suit of Sam Lock & Co and numbered 3949 in the Pocket of said Court commanding the Marshal of said District to seize and take into custody the Steam Boat Teche which has accordingly been done, but the said property has been released from said seizure and delivered to the said S H Benoit at the time and by reason of the execution and delivery of these presents, he having filed his claim to the said property in the Clerk's Office of the said Court

Now, the condition of the foregoing obligation is such, that if Judgment shall pass against the said claimant, and the said claimant shall forthwith pay into the said District Court or to the proper Officer thereof the amount of said Judgment, together with all the legal costs of suit, then the above obligation shall be null and void, but otherwise the same shall remain in full force and virtue; and the said parties do hereby submit themselves to the said Court and consent that execution do issue against them jointly and severally, for the amount of said Judgment and costs, if the same be not paid forthwith as aforesaid

Witness our hands and seals at New Orleans this fifth day of April 1837
Signed S H Benoit (L)
Signed A Delapud Montreuil by Aug Delapud (L)
Signed Chas Benoit (L)
Witness present
Signed J. J. Higgins
Signed J. C. Bohm

Bond - Sam Locke & Co vs J B John Linton

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United States of America
Eastern District of Louisiana

Know all men by these presents, That we Thomas H Reed, David
Mc Guire, H Shreve & E H Timony are held & firmly bound
unto John Henry Holland Marshal of the United States for the
Eastern District of Louisiana in the sum of Fifteen Hundred
Dollars lawful money of the United States for the payment whereof
to the said John Henry Holland his Heirs, Executors, Administrators
Assigns or Successors in Office, we jointly & severally bind ourselves
and respective Heirs, Executors and Administrators firmly by
these presents - Witness our names and Seal hereunto affixed
at New Orleans in the said Eastern District of Louisiana this
eighth day of April One Thousand Eight Hundred and Thirty
Seven

Whereas an Admiralty warrant was lately
issued from the Honorable the District Court of the United
States for the Eastern District of Louisiana at the suit of
Sam Locke & Co and numbered
said Court, commanding the Marshal of said District to seize
and take into custody the Steam Boat John Linton which
has accordingly been done, but the said property has been released
from said seizure and delivered to the said Thomas H Reed, David
Mc Guire, & Horatio Shreve at the time, and by reason
of the Execution and delivery of these presents, they having filed
their claim to said property in the Clerk's Office of the said
Court.

Now the condition of the foregoing obligation is
such, that if Judgment shall pass against the said claimants,
and the said claimants shall forthwith pay into the said
District Court or to the proper Officer thereof the amount of
such Judgment together with all the legal costs of suit, then
the above obligation shall be null and void but otherwise the
same shall be and remain in full force and virtue and the
said parties do hereby submit themselves to the said Court
and consent that execution do issue against them jointly or
severally for the amount of said Judgment & Costs

Witness present
Signed E Bertoniere

(Signed) T H Reed
(Signed) E H Timony

Appraisement

U S District Court
Eastern District of Louisiana

United States

Ship Yampa

The Undersigned having
been appointed appraisers in this case have appraised said
vessel and value her at Twenty five Thousand Dollars

Signed / Robt Spedden

Signed / Sheldon Black

Signed / Cyrus Bradley

Done to & subscribed before me
this 31st May 1837 J W Collins
Dy b k

Copy Right

Clerk's Office United States Court
Eastern District of Louisiana

Be it remembered that on the Sixth day
of June Anno Domini 1837 J Bonistrie of the
said District hath deposited in this Office the title
of a picture or engraving, the title of which
from the words and figures following to wit: "View
of the Water Works of the Commercial Bank of
Orleans, Drawn by J. Bonistrie" the right whereof
he claims as author and proprietor, and conforms
with an act of Congress entitled "An act to amend
the several Acts respecting Copy rights."

L. S.

J W Collins

dy W

Copy Right

975

United States District Court
Eastern District of Louisiana

Be it remembered that on this twenty second day of
June Anno Domini 1837 P. Moore hath deposited in
in this office the title of a book, the title of which
is in the words following to wit: A complete System
of Practical Book Keeping by double entry in twelve
lessons, for the use of Schools and private Students,
embracing all that is requisite to obtain a perfect
knowledge of this science. To which is added a contrast
of book keeping by single entry. Also forms of the
most approved Merchant Books, calculations Drafts,
bills &c by P. Moore, the right whereof he claims
as author and proprietor in conformity with an
Act of Congress entitled An Act to amend the several
acts respecting Copy Rights &c

Witness my hand &c J. W. Collins

deputy Clerk of the District

Remission

United States

The Sabine

To all whom these presents shall come
 At New York

Secretary of the Treasury of the United States and France

Whereas a Statement of facts bearing date the Twenty Eight day
 of April 1837 with the petition of Francis W. S. S. S.
 Owner of the Schooner Sabine.

Hereto annexed touching a certain forfeiture demanded
 under the Statute of the United States entitled an
 act to regulate the Collection of duties on imports and
 Tonnage.

has been transmitted to the Secretary of the Treasury
 the Judge of the District Court of the United States
 for the Eastern District of Louisiana
 pursuant to the Statute of the United States entitled
 an Act to provide for Mitigating or remitting the
 forfeitures penalties & Costs of seizures of certain
 Cases therein mentioned as by the said Statement
 of facts and petition remaining on the Treasury Department
 of the United States may fully appear. And
 Whereas the said Secretary having duly
 considered the said Statement of facts and petition
 and it appearing to me satisfactory that the said
 forfeiture was incurred without willful negligence
 or any intention of fraud

Now therefore know ye that the said Secretary
 of the Treasury in consideration of the premises
 and by virtue of the Power and Authority to me given
 by the said last mentioned Statute do hereby decide
 to remit to the Petitioner all the right Claims and
 demands of the United States and of all officers
 whomsoever to the said forfeiture on payment
 of the Costs by said petitioner

Given under my hand and Seal of Office in the
 City of Washington this 15th Day of June in the Year
 of our Lord One thousand Eight hundred & thirty
 seven and the 61st Year of Independence of the
 United States

Attest
 J. L. Woodbury
 Secretary of the Treasury

United States

A. A. Littlefield

I do all whom these presents shall come,

Secretary of the Treasury of the U. S. and Acting

Whereas a statement of Facts bearing date the twenty
third day of May 1837 with the petition of A. A.
Littlefield master of the ship Palestine,
respects touching a certain penalty incurred under
the Statute of the United States entitled an act to
regulate the Collection of Duties on imports and
tonnage.

has been transmitted to the Secretary of the Treasury
by the Judge of the United States District Court for
the Eastern District of Louisiana.

pursuant to the Statute of the United States
entitled an act to provide for mitigating or
remitting the forfeitures penalties and disabilities
accruing in certain Cases therein mentioned as
by the said Statement of facts and petition
remaining in the Treasury Department of the
United States may fully appear: And I
Whereas I the said Secretary of the Treasury
having maturely considered the said Statement
of Facts and petition: And it appearing to my
satisfaction that the said penalty was incurred
without wilful negligence or any intention of fraud

Now therefore know ye that I the said Secretary
of the Treasury in Consideration of the premises
and by Virtue of the power and authority to me
given by the said last mentioned Statute do hereby
decide to remit to the petitioner all the right claim
and demands of the United States and of all
others whomsoever to the said penalty when
costs shall have been paid by said Petitioner

Given Under my hand Seal of Office in the City
of Washington this Twentieth first day of June
in the Year of our Lord One thousand Eight
hundred & thirty seven and the sixty first
Year of Independence of the United States

(Signed) Levi Woodbury
Secretary of the Treasury

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Commission

United States
Ship Le Millant

I Martin Van Buren
President of the United States
To all to whom these presents shall come Greeting
Whereas the Ship Le Millant Francois Fabre Master
and part owner a resident of France and Subject of the
King of the French is now libelled and under Seizure in
the Eastern District of Louisiana at the Port of New
Orleans for having on board of her arrival on the 1st
of May 1837 a mulatto Slave named Eliza the
property of a Mrs Melier contrary to the laws of the
United States - And whereas it has been made
satisfactorily to appear that the Violation of the laws
aforesaid was committed through ignorance and
without any wilful or fraudulent intent to evade
the same

Now therefore I Martin Van Buren President
of the United States of America in consideration of the
premises directs other goods and sufficient reasons in
thereunto moving have ordered and do hereby order that
the forfeiture incurred be remitted and the said Ship
Le Millant be released and delivered to the Master
upon payment of Costs.

In testimony whereof I have hereunto
subscribed my name and caused
the Seal of the United States to
be affixed to these presents. Done
at the City of Washington this
23^d day of June A. D. 1837
and of the Independence of
the United States the Sixty
first

By the President

John C. Breckinridge Secretary of State

Bond. Robert Sweeting v. Schooner Sarah

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We, J. W. Williams and J. H. Hays, are held and firmly bound unto Robert Sweeting his heirs administrators and assigns in the sum of one hundred dollars for the payment of which we bind ourselves, our heirs and Administrators jointly by these presents. Dated this 33rd day of August 1837. Whereas the above bounden J. W. Williams has filed his petition of appeal praying to appeal to the Circuit Court for the North and J. W. Williams.

Now the conditions of this obligation is such, that if the above bounden Williams shall prosecute his said appeal in the Circuit Court for the North Circuit and shall pay and perform such judgment or decree that may be rendered therein against him, then and in such case this obligation to be void and otherwise remain in full force and virtue.

(Signed) J. W. Williams

by his atty J. Hays

(Signed) J. Hays

Recorded 34th August 1837.

Appraisement.

United States District Court.
Eastern District of Louisiana

United States

No. 4261.

1 package of wool cloth
1 case ready made clothing
1 Bale of wool cloth.

We the undersigned having been appointed appraisers by the Court to appraise the Goods labelled in this case, have performed said duty and find that same are worth Six thousand Five hundred dollars.
New Orleans 28th October 1837.

Signed John Wilson

() Melden S. Clark

() Cyrus Bradley

Sworn to & Subscribed before

me this 28th October 1837

(Signed) J. W. Collins (Clerk)

Recorded 28th October 1837.

Pend. Sean Pajol & Co. V. Steam Boat Privateer

Know all men by these presents, that we Sean Sharpy & Th. Vauzquez are held and firmly bound unto Sean Pajol & Co. in the just and full sum of six thousand dollars, to which payment well and truly to be made we bind ourselves, our heirs, Executors and Administrators, jointly and severally by these presents, sealed with our seals and dated this 30th day of October 1837.

The Condition of this obligation is such, that to have the Steam Boat Privateer, her tackle, apparel and furniture has been libelled by Sean Pajol & Co. a process and return Sean Sharpy duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steam Boat Privateer &c. Now if said Sean Sharpy & Th. Vauzquez shall well and truly pay or cause to be paid to the said Sean Pajol & Co. or to their certain attorney the sum of six thousand dollars or any other sum in and the same shall be adjudged by the Court as due to the said Sean Pajol & Co. upon the trial of the same, together with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue.

signed, sealed and delivered
in presence of

(signed) Sean Sharpy (Sd)
() Th. Vauzquez (Sd)

Recorded 31st October 1837

Pend. of appeal W. A. Magee et al. V. Schooner Eliza Ann

We Country Floyd and S. Goldsmith, are held and firmly bound unto W. A. Magee, E. Duffin and S. Bolton, their heirs, Administrators and assigns in the sum of One hundred and fifty dollars for the payment of which we bind ourselves, our heirs and administrators jointly by these presents, dated this twenty seventh day of October Eighteen hundred and thirty seven.

Whereas the above bounden Country Floyd has filed his petition of Appeal praying to, appeal in the Circuit Court for the Ninth Circuit from a decree rendered in the Court of W. A. Magee et al. V. Schooner Eliza Ann.

Now the condition of the above obligation is such that if the above bounden Country Floyd shall prosecute his said Appeal in the Circuit Court for the Ninth Circuit and shall pay and perform such judgment and decree that may be rendered therein against him, then and in such case this obligation to be void or else remain in full force and virtue.

signed, sealed and delivered
in presence of

(signed) Country Floyd (Sd)
() S. Goldsmith (Sd)

Recorded 31st October 1837.

Bond.

J. Harkins V^t Steamer Levant.

Know all men by these presents, that we Auguste Kieffle and Jos. Bartlett are held and firmly bound unto J. Harkins in the just and full sum of five hundred dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this eleventh day of November 1857. The condition of this obligation is such, that whereas the Steam Boat Levant, her tackle, appurtenances and furniture has been libelled by J. Harkins aforesaid, and whereas Auguste Kieffle has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steamer Levant, her tackle, appurtenances and furniture: Now if the said Auguste Kieffle and Jos. Bartlett shall well and truly pay, or cause to be paid, to the said J. Harkins, or to his certain Attorney the sum of three hundred and sixty five $\frac{5}{10}$ dollars or any other sum, in case the same shall be adjudged by the Court as due to the said J. Harkins upon the trial of the same together with costs of suit, then this obligation to be null and void, or else to remain in full force and virtue. Submitting ourselves to the jurisdiction of said court and to the rules thereof we hereunto sign and seal.

Signed, sealed and delivered
in presence of

(Signed) A. Kieffle
(Signed) Jos. Bartlett

Recorded 16 November 1857.

Bond.

Thos. Carroll V^t Steamer Levant.

Know all men by these presents that we Auguste Kieffle and Jos. Bartlett are held and firmly bound unto Thomas Carroll in the just and full sum of seven hundred and fifty dollars to which payment well and truly to be made, we bind ourselves our heirs, executors and administrators, jointly and severally firmly by these presents sealed with our seals, and dated this eleventh day of November 1857. The condition of this obligation is such, that whereas the Steam Boat Levant her tackle, appurtenances and furniture has been libelled by Thos. Carroll aforesaid, and whereas Auguste Kieffle has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steamer Levant her tackle &c, Now if the said Auguste Kieffle and Jos. Bartlett shall well and truly pay, or cause to be paid, to the said Thos. Carroll or to his certain Attorney, the sum of six hundred and thirty three $\frac{5}{10}$ dollars or any other

lesser sum, in case the same shall be adjudged by the Court as due to the said Thos Carrol, upon the trial of the same, together with the costs of suit and virtue. Submitting ourselves to the Jurisdiction of said Court & the rules thereof we hereto sign and seal.

Signed sealed and Delivered } (signed) A. Riessel
in presence of } (signed) Jos. Bartlett

Recorded 16 Nov^r 1837.

Bond ~ P. A. Aubert V^s Steamer Levant

Know all men by these presents, that we the New Orleans Improvement and Banking Company, A. Riessel, and Thos. Bartlett are held and firmly bound unto P. A. Aubert in the just and full sum of one thousand and forty five dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this eleventh day of November 1837. The condition of this obligation is such, that whereas the Steam Boat Levant her tackle apparel and furniture has been libelled by said P. A. Aubert aforesaid, and whereas said Improvement and Banking Company and A. Riessel have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for said Steamer Levant, her tackle, apparel and furniture. Now if the said Improvement and Banking Company, A. Riessel and Thos. Bartlett shall well and truly pay, or cause to be paid, to the said P. A. Aubert, or to their certain Attorney, the sum of One thousand and forty five dollars or any other lesser sum, in case the same shall be adjudged by the Court as due to the said P. A. Aubert upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue. Submitting ourselves to the jurisdiction of said court and to the rules thereof, we hereto sign and seal.

Signed, sealed and Delivered } (signed) A. Riessel
in presence of } (signed) Gouley prond
of the N. Orl^l Imp^t & Bank^g Co.
(signed) Jos. Bartlett

Recorded 17 November 1837.

Bond. Wellington dat's V^o Steamer Levant.

Know all men by these presents, that we the New Orleans Improvement and Imps Banking Company, A Kieffel and Jos Bartlett are held and firmly bound unto J Wellington, Chas Myers and L M Mills in the just and full sum of One hundred and eighty six dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and severally, firmly by these presents, sealed with our seals, and dated this eleventh day of November 1854. The condition of this obligation is such, that whereas the Steamer Levant her tackle, apparel and furniture has been libelled by said J Wellington, Chas Myers, and L M Mills aforesaid and whereas said Improvement and Banking Company and A Kieffel have duly filed in the District Court of the United States for the Eastern District of Louisiana, their claim for said Steamer Levant her tackle apparel and furniture. Now if the said improvement and Banking Company, A Kieffel and Jos Bartlett shall well and truly pay or cause to be paid, to the said Wellington, or to their certain Attorney, the sum of eighty six dollars or any other sum, in case the same shall be adjudged by the Court as due to the said J Wellington, L M Mills and Chas Myers upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue. Submitting ourselves to the jurisdiction of said court and to the rules thereof we hereto sign and seal

Signed Sealed and Delivered
in presence of

(signed) A Kieffel
() Gouley

President of the N O Imps
& Bank E.C.

Recorded 17 November 1854.

(signed) Jos Bartlett

Bond. United States V^o Ship Arab.

Know all men by these presents, that we Bradford Lincoln, and John Marshall and George Green are held and firmly bound unto the United States of America in the just and full sum of twenty five thousand dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this twentieth day of November 1854. The condition of this obligation is such, that whereas the Ship Arab, her tackle, apparel and furniture, has been libelled by the United States of America aforesaid, and whereas Bradford Lincoln and J^r Marshall duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for the

said Ship Arab &c — Now if the said Bradford Lincoln and John Marshall and George Green shall well and truly pay, or cause to be paid, to the said United States, or to their certain Attorney of said Ship Arab, her tackle, apparel and furniture, in case the same shall be adjudged by the Court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue.

(signed) J^r Marshall [Seal]
 signed sealed and delivered () Geo. Green [Seal]
 in presence of () for B. Lincoln
 (signed) Duncan N. Hanna John Marshall [Seal]

Recorded 23 November 1837.

Appraisement United States S^r Schooner Diligencia

United States District Court

The United States N^o 4277

Schooner Diligencia

We the undersigned appointed by the Court do appraise the said Schooner at two thousand dollars in cash
 sworn to & subscribed before me this 28th November 1837.

(signed) S. Pratt
 Cyrus Bradley
 Chas. Spedden

(signed) Duncan N. Hanna clerk

Recorded 25th November 1837

Remission. United States Ship Arab.

To all to whom these presents shall come.

I Levi Woodbury, Secretary of the Treasury of the United States, send greeting:

Whereas a statement of facts, bearing date the twenty second day of November 1837, with the petition of Bradford Lincoln and John Marshall owners of the Ship Arab of New Orleans thereto annexed, touching a certain forfeiture incurred under the Statute of the United States, entitled an Act to regulate the collection of duties on imports and tonnage, approved 1st March 1799 — has been transmitted to the Secretary of the Treasury, by the Judge of the United States Court for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "An act to provide for mitigation in remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned," as by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: And whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: And it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud: Now therefore, I know ye, That I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the Petitioners all the right, claim and demand of the United States, and of all others whomsoever, to the said forfeiture, in payment of costs by said Petitioners.

Given under my hand and Seal of Office,
in the City of Washington, this thirtieth day
of November, in the year of our Lord, one
thousand eight hundred and thirty seven
and the sixty second year of Independence
of the United States

(Signed) Levi Woodbury
Secretary of the Treasury

Recorded 7 December 1837

Appraisement. United States V^o 18 Packages of Mdre. 287
United States District Court. Eastern District of Louisiana.

United States

^{vs} }
18 packages of Mdre } N^o 4285.

We the undersigned & appointed appraisers
in said case, have performed our duty as such, and now report
the value of the goods seized in said case, at the sum of eight
thousand and five ⁰⁰/₁₀₀ dollars, duties and charges paid.

New Orleans 8th December 1837

Subscribed before me (signed) Sam^l A. Bolster

this 8th Dec^r 1837

(signed) J. W. Collins
Jth Clk

(signed) Edw^d H. Tucker

Recorded 8th Dec^r 1837.

Bond. United States V^o 18 Packages of Mdre.

Know all men by these presents, that we John Darn &
Hart M. Shiff and V. Decaux are held and firmly bound unto
the United States in the just and full sum of eight thousand
and five ⁰⁰/₁₀₀ dollars to which payment well and truly to be made,
we bind ourselves, our heirs, executors, and administrators jointly
and severally, firmly by these presents, sealed with our seals, and
dated this 8th day of December 1837. The condition of
this obligation is such, that whereas eighteen packages of merchan-
dise in said N^o 4285. has been libelled by the United States of
America aforesaid, and whereas John Darn & Co. have duly filed
in the District Court of the United States for the Eastern District
of Louisiana, their claim for the said 18 packages as libelled in said
case. Now, if the said John Darn & Co., H. M. Shiff, & V. Decaux
shall well and truly pay, or cause to be paid, to the said United
States or to their certain Attorney, the sum of eight thousand
and five dollars and twenty cents being the appraised value of
said 18 packages of Merchandise as libelled in said case, in
case the same shall be adjudged by the Court as forfeited to the
United States, upon the trial of the same, together with the costs
of suit, then this obligation to be null and void or else to remain
in full force and virtue. And we otherwise stand bound as
the law provides for in such cases.

Signed sealed and delivered

in presence of
(signed) J. W. Collins Jth Clk

(signed) John Darn &
Hart M. Shiff
V. Decaux

Sm^l

Sm^l

Sm^l

Appraisement. United States V^t 1 Trunk cont^g 4 Cloaks.

We United States

are trunk containing
four cloaksUnited States District Court
Eastern District of Louisiana

We the undersigned duly appointed Appraisers in this case, hereby report that we have performed our duty as such, and do appraise the goods and articles seized at the sum of one hundred and fifty dollars.

New Orleans 21 December 1884

(signed) John Milcox

(") Sheldon S. Clark

(") Cyrus Bradley

Sworn to & subscribed
before me this 21 Dec^r 1884.

(signed) J. W. Collins

J^y Clk.

Recorded 26 December 1884

Bonds. United States V^t one trunk &c

Have all men by these presents, that we Mrs Laconture Armand Delace, and Auguste Bordere, are held and firmly bound unto the United States of America in the just and full sum of three hundred dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this twenty third day of December 1884. The condition of this obligation is such, that whereas one trunk marked I. V. 82, containing 4 Cloaks has been labelled by the United States of America afore said, and whereas Mrs Laconture has duly filed in the District Court of the United States for the Eastern District of Louisiana her claim for the said trunk containing 4 cloaks, Now, if the said Mrs Laconture, A. Delace or A. Bordere shall well and truly pay, or cause to be paid, to the said United States, or to their certain Attorney, the sum of one hundred & fifty dollars, being the appraised value of said one trunk containing 4 cloaks, in case the same shall be adjudged by the court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit, then this obligation to be null and

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and void, or else to remain in full force and virtue, and
hereby binding ourselves in every respect, as the law provides in
such cases, we hereto sign and seal.

(signed) Armand Dulac
for himself and M^{rs} Lacouture.
() Auguste Border

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287
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Recorded 30 December 1889.

Appraisement. United States V^o two trunks mark^d 20 cent² shell combs.

United States District Court {
Eastern District of Louisiana {

United States
vs

two trunks marked 20 containing {
shell combs ~~~~~ }

We the undersigned duly appointed appraisers in said case
have performed our duty and value the articles labelled and
seized at the sum of six hundred and fifty five dollars.
This valuation is made so as to embrace duties and all charges
and a reasonable profit, or in other words we value the goods
at what they would sell for in this City to retail merchants.

New Orleans 28th December 1889.

Sworn to & subscribed before (signed) James H. Hest.
me this 28th December 1889. () Sheldon G. Clark.
(signed) J. W. Collins () Cyrus Bradley.
J. W. Clark.

Recorded 28. December 1889—

Appraisement United States vs Cases of Hats marked V.D. &c.

United States District Court.
Eastern District of Louisiana

The United States vs
Cases of Hats marked V.D. &c.

We the undersigned duly appointed appraisers in said case have performed our duty; and value the articles labelled and seized at the sum of four hundred and fifty dollars. This valuation is made so as to embrace duties and all charges and a reasonable profit; or in other words we value the goods at what they would sell for in this City to Retail Dealers.
New Orleans 28th December 1837.

(signed) J. S. Woodruff.
Sheldon G. Clarke.
Cyrus Bradley.

Sworn to & subscribed before
me this 28th Dec^r 1837. (signed) J. W. Collins
J. C. Elke.

Recorded 28th December 1837.

Bond United States vs Cases of Merchandise

Know all men by these presents that we John Caron &c and Hart M. Schiff are held and firmly bound unto the United States of America in the full sum of Nine hundred dollars to which payment well and truly to be made by bond, our heirs, Executors and Administrators jointly & severally, freely by their presents, sealed with our seals and dated this twenty eighth day of December 1837. The Condition of this obligation is such; that whereas four cases of hats marked V.D. &c. and one case of clothing marked V.D. &c. has been libelled by the United States of America against John Caron &c. have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for the said 5 cases of Hats and one case of clothing. Now if the said John Caron &c. & Hart M. Schiff shall well and truly pay or cause to be paid to the said United States or to their certain attorney, the sum of four hundred and fifty dollars being the appraised value of the said 5 cases of Hats marked V.D. &c. and one case of clothing marked V.D. &c. (and the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the cause) together with the costs of suit, then this obligation to be null and void, it stands remain in full force and virtue, and otherwise binding our heirs in every other respect as provided by law in such cases.

Signed sealed and delivered
in presence of

(Signed) John Caron &c. *[Signature]*

Hart M. Schiff *[Signature]*

Recorded 28th December 1837

Remission. United States of Schœner Congress.

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To all to whom these presents shall come.

I Levi Woodbury. Secretary of the Treasury of the United States, send greeting:

Whereas, a statement of facts, bearing date the twenty ninth day Nov^r 1834 with the petition of Ned Williams of New Orleans owner of the Schœner Congress, threats annexed touching a certain forfeiture incurred under the Statute of the United States, entitled "An act concerning the registering and recording of ships or vessels", approved 31st Dec^r 1792. has been transmitted to the Secretary of the Treasury, by the Judge of the United States Court for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "An act to provide for mitigating or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned," as by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: And whereas, I, the said Secretary of the Treasury, being duly considered the said statement of facts and petition: And it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud: Now therefore, know ye, that I the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the right, claim and demand of the United States, and of all others whomsoever, to the said forfeiture, on condition that the petitioner first pay the costs which have accrued, and that the ownership of said vessel be vested in a citizen, if the citizenship of the petitioner be not satisfactorily shown.

Given under my hand and Seal of Office, in the City of Washington, this twentieth day of December in the year of our Lord one thousand eight hundred and thirty seven, and the twenty second Year of Independence of the United States.

(Signed) Levi Woodbury
Secretary of the Treasury

Recorded 10th January 1838.

Bond *Wm. J. Riley & Steamer Tomochichi*

Know all men by these presents, that we Benj. V. L. Hutton, C. H. Henshaw and Legal Case, are held and firmly bound unto Wm. J. Riley in the just and full sum of five hundred and sixty five dollars, to which payment well and truly, to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this fifteenth day of January 1838.

The condition of this obligation is such, that whereas the Steamer Tomochichi her tackle, apparel and furniture has been whelled by said Wm. J. Riley aforesaid, and whereas Benj. V. L. Hutton duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said Steamer Tomochichi or Now, if the said Benj. V. L. Hutton, C. H. Henshaw & Legal Case shall well and truly pay or cause to be paid, to the said Wm. J. Riley or to his certain Attorney, the sum of two hundred & eighty two, & fifty cents ^{and no more} in case the same shall be adjudged by the Court as due to the said Wm. J. Riley upon the trial of the same, together with the costs of suit, then this obligation is to be null and void, or else to remain in full force and virtue submitting ourselves to the jurisdiction of the court and to the rules thereof we hereto sign and seal.

Signed sealed and delivered
in presence of {

(Signed)

" "

" "

Benj. V. L. Hutton

C. H. Henshaw

Legal Case

[Seal]

[Seal]

[Seal]

Know all men by these presents, that we Benj. & L. Hutton, B. H. Genshaw and Loyal Case are held and firmly bound unto In' J. Simmons in the just and full sum of two hundred and twenty five dollars to which payment well and truly to be made, jointly and severally, firmly by these presents, sealed with our seals, and dated this Twelfth day of January 1838. The condition of this obligation is such, that whereas the Steamer Tomochichi her tackle, apparel and furniture has been libelled by said In' J. Simmons aforesaid, and whereas said Benj. & L. Hutton has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said Steamer Tomochichi &c. Now if the said Benj. & L. Hutton, B. H. Genshaw and Loyal Case shall well and truly pay, or cause to be paid, to the said In' J. Simmons or to his certain Attorney, the sum of One hundred & ten dollars or any other lesser sum, in case the same shall be adjudged by the Court as due to the said In' J. Simmons upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue. Submitting ourselves to the jurisdiction of said Court and to the rules thereof we hereunto sign and seal.

Signed, Sealed and Delivered
in presence of _____
(signed) J. W. Collins

(signed) Benj. & L. Hutton
(") B. H. Genshaw
(") Loyal Case

Witness
Witness
Witness

Boards *Harley Curtis & Steamboat Easy.*

Have all men by these presents, that we John De Hart, Thos Shields, Walter Brashcar and J. G. Birdsell and John Hall are held and firmly bound unto Harley Curtis in the just and full sum of five hundred and ninety four dollars, to which payment well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this 22nd day of January 1838. The condition of this obligation is such, that whereas the Steam Boat Easy her tackle, apparel & furniture has been libelled by Harley Curtis aforesaid, and whereas said De Hart, Shields, Brashcar & Birdsell duly filed in the District Court of the United States for the Eastern District of Louisiana, their claim for said Steamer Easy her tackle &c. Now if the said Shields, De Hart, Brashcar, Birdsell & Hart shall well and truly pay, or cause to be paid, to the said Harley Curtis, or to his certain Attorney, the sum of two hundred and ninety seven dollars & twenty eight cents, in case the same shall be adjudged by the Court as ~~proper~~ as due to the said Harley Curtis, upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue, submitting ourselves to the jurisdiction of said court and to the rules thereof as hereto sign & seal.

Signed, sealed and Delivered
in presence of _____

(Signed) Walter Brashcar
for self, and other owners

[Seal]

(Signed) John Hall

[Seal]

Recorded 22. January 1838.

Appraisement. United States & 11 Half pipes of Gin.

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United States District Court
Eastern District of Louisiana

United States

&

11 half pipes of Gin {

We the undersigned appraisers duly appointed in said case, have performed our duty agreeably to the order of this honorable Court and have estimated the value of said eleven half pipes of Gin at the sum of six hundred dollars. This valuation is made as to entrance duties and charges and a reasonable profit: in other words we value the goods at what they would sell for in this City to retail — Merchants.

New Orleans 31 January 1838.

signed / James Parish.

 / Eldon J. Clarke.

 / Cyrus Bradley.

Sworn to & subscribed before me this 31 January 1838.

signed / J. W. Collins

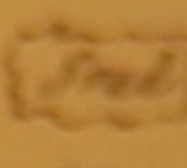
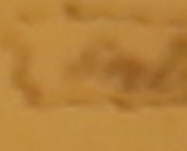
Notary.

Recorded 1 February 1838.

Bond. United States & 11 Half pipes of Gin

Know all men by these presents, that we H & W
 Anderson & Monro Robitaille are held and firmly
 bound unto the United States of America in the just and
 full sum of twelve hundred dollars, to which payment well
 and truly to be made, we bind ourselves, our heirs, execu-
 tors, and administrators, jointly and severally; firmly by
 these presents, sealed with our seals, and dated this thirty
 first day of January 1898. The condition of this ob-
 ligation is such, that whereas eleven half pipes of Gin
 has been whelled by the United States of America aforesaid,
 and whereas H & W Anderson have duly filed in the District
 Court of the United States for the Eastern District of Louisiana
 their claim for said 11 half pipes of Gin. Now, if
 the said H & W Anderson & M Robitaille shall well and truly
 pay, or cause to be paid, to the said United States, or to
 their certain Attorney, the sum of six hundred dollars—
 being the appraised value of said eleven half pipes of Gin,
 in case the same shall be adjudged by the Court as forfeited
 to the said United States of America upon the trial of the
 same, together with the costs of suit, then this obligation to be
 null and void, or else to remain in full force and virtue.
 And binding ourselves in every respect according to law we
 hereto sign & seal.

Signed, Sealed and Delivered
 in presence of

Signed, H & W Anderson 
 M Robitaille 

Appraisement United States V^o Ship Celia

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We the undersigned having been appointed and duly sworn to examine and appraise the same Celia whereof John Black is Master, do hereby certify that we consider the said vessel in her present condition to be worth and of the value of Nine thousand dollars.

New Orleans 5th February 1838. (Sgd) W. Holmes.

(Sgd) The Barrett.

(Sgd) J. Biddleton

Sworn to & subscribed before me this 5th Feb^r 1838

Board. United States V^o Ship Celia.

Know all men by these presents, that we John Black master of the Ship Celia and agent of the Owners of said Ship, and Robert Gamble and James Hopkins are held and firmly bound unto the United States of America, in the just and full sum of eighteen thousand dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and severally, firmly by these presents, sealed with seals, and dated this sixth day of February 1838.

The condition of this obligation is such, that whereas the Ship Celia her tackle apparel & furniture, has been libeled by the United States of America aforesaid, and whereas John Black has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said Ship Celia &c. Now if the said John Black, or the owners of said Ship and said Ship her & Gamble shall well and truly pay, or cause to be paid, to the said United States or to their certain Attorney, the sum of nine thousand dollars being the appraised value of said Ship Celia her tackle apparel and furniture, in case the same shall be adjudged by the Court as proper to the said United States, upon the bond of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and effect, and binding ourselves in every respect according to law in such cases we sign & seal

Signed, Sealed and Delivered in presence of

(Sgd) John Black

(Sgd) R. Gamble

(Sgd) James Hopkins

United States of America
Eastern District of Louisiana

Know all men by these Presents that we John Sharpy, J. Leflicher, Joseph
Bazant, Simon Whitten, and J. L. Currier are held & firmly bound unto
John Henry Hollands Marshal of the United States for the Eastern
District of Louisiana in the sum of Three Thousands Dollars—

— the full money of the United States for the payment which
to the said John Henry Hollands his heirs Executors Administrators
Assigns or Successors in office are jointly and severally bound on each
and separate heirs, Executors, and Administrators firmly by these
Presents, Witness our names and seals hereunto affixed at New Orleans
in the said Eastern District of Louisiana this tenth day of April
— One Thousands Eight Hundred & Thirty Seven.

Whereas an admiralty warrant was lately issued from the Honorable
the District Court of the United States for the Eastern District of
Louisiana at the Suit of C. S. Kerr against the Steam Boat
Privateer and number 3940, on the Ticket of said Court
commanding the Marshal of said District to seize and take
into custody the said Steam Boat Privateer, — which has
accordingly been done but the said property has been released
from said seizure and delivered to the said John Sharpy and
J. Leflicher, — at the time and by reason of the continuing
delivery of these presents he having filed his claim to the said property
in the clerk's office of the said Court.

Now the condition of the foregoing obligation is such, that, if judgment
shall hereafter be given against the said Claimant, and the said claimant, that
he will pay into the said District Court or to the proper officer
thereof the amount of such judgment together with all the legal
costs of suit then the above obligation shall be null and void,
but otherwise the same shall be and remain in full force
& virtue and the said parties do hereby submit themselves to the
said Court and consent that execution do issue against them
jointly or severally for the amount of said payment & costs
in consequence of

C. Bartolucci &

[Signature]

John Sharpy, J. Leflicher
J. Bazant, J. L. Currier
Simon Whitten

Wanted State of Louisiana

Know all men by these presents that one George Mack, Captain of
Steamer Commerce, A. M. Pickett and John Smith are held of firmly
Bonds into John Henry Holland Marshal of the United States for
the Eastern District of Louisiana in the sum of five hundred dollars
lawful money of the United States for the payment thereof
to the said John Henry Holland his heirs executors administrators
assigns or successors in office are jointly and severally bound
whereby and respective heirs, executors and administrators jointly
by these presents, contains our names and state hereto affixed
at New Orleans in the said Eastern District of Louisiana this 1st
day of June One thousand Eight Hundred and thirty seven.
Whereas an admiralty warrant was lately issued from the Court
the District Court of the United States for the Eastern District
of Louisiana at the suit of John Henry Holland and numbered
1974 of the Court of said Court commanding the Marshal
of said District to seize and take into custody the steam Boat
Commerce which has accordingly been done but the said
property has been released from said seizure and delivered
to the said George Mack at the time and
by reason of the execution and delivery of this present he
having filed his claim to the said property in the clerk's office
of the said Court as Captain of said steam Boat and agent for
other owners.

Now the condition of the foregoing obligation is such that if
judgment shall pass against the said claimant and the
said claimant shall forthwith pay into the said District Court
or to the proper officer thereof the amount of such judgment
together with all the legal costs of suit then the above obli-
gation shall be null and void but otherwise the same shall
be and remain in full force and virtue and the said parties do
hereby submit themselves to the said Court and consent that
execution do issue against them jointly or severally for the
amount of said judgment and costs

Signed Sealed and delivered
In presence of

By J. B. Mack
J. H. Pickett
J. M. Pickett

C. L. Kerr & Thomas Privateer

United States of America
Eastern District of Louisiana

Know all men by these Presents that we John Sharpy, J. Leflicher, Joseph Benallay, Simon Whithur, J. P. Guerin are held & firmly bound unto John Henry Hollands Marshal of the United States for the Eastern District of Louisiana in the sum of Three Thousands Dollars -

- the full money of the United States for the payment - to the said John Henry Hollands his heirs Executors Administrators Assigns or Successors in office are jointly and severally bind ourselves and our heirs, Executors and Administrators firmly by these Presents, Witness our names and seals hereunto affixed at New Orleans in the said Eastern District of Louisiana this fourth day of April - One Thousand Eight Hundred & thirty seven.

Whereas an admiralty warrant was lately issued from the Honorable the District Court of the United States for the Eastern District of Louisiana at the Suit of C. L. Kerr against the Steam Boat Privateer and number 3940 on the Ticket of said Court commanding the Marshal of said District to seize and take into custody the said Steam Boat Privateer - which has accordingly been done but the said property has been released from said seizure and delivered to the said John Sharpy and J. Leflicher - at the time and by reason of the execution of delivery of these presents he having filed his claim to the said property in the clerk's office of the said Court

Now the condition of the foregoing obligation is such, that, if judgment shall pass against the said Claimant and the said claimant, that forthwith pay into the said District Court or to the proper officer thereof the amount of such judgment together with all the legal costs of suit then the above obligation shall be null and void, but otherwise the same shall be and remain in full force & virtue and the said parties do hereby submit themselves to the said Court and consent that execution do issue against them jointly or severally for the amount of said payment Costs in Decree of

C. Baston & Co.



John Sharpy J. Leflicher
J. Benallay J. P. Guerin
Simon Whithur

Wanted State of Louisiana

Eastern District of Louisiana

Know all men by these presents that one George Mack, Captain of
Steamer Commerce, A. M. Pickett and Robert are held a jointly
Bonds into John Henry Holland Marshal of the United States for
the Eastern District of Louisiana in the sum of five hundred dollars
lawful money of the United States for the payment thereof
to the said John Henry Holland his heirs Executors administrators
assigns or successors in office one jointly and severally Bonds
underlying and respective heirs, Executors and administrators jointly
by these presents, contains our names and state hereto affixed
at New Orleans in the said Eastern District of Louisiana this last
day of June One thousand Eight Hundred and thirty seven.
Whereas an admiralty warrant was lately issued from the United
States District Court of the United States for the Eastern District
of Louisiana at the suit of John Henry Holland and numbered
3974 on the Petition of said bond commanding the Marshal
of said District to seize and take into custody the steam Boat
Commerce which has accordingly been done but the said
property has been released from said seizure and delivered
to the said George Mack at the time and
by reason of the execution and delivery of this present he
having filed his claim to the said property in the clerk's office
of the said Court as Captain of said steam Boat and agent for
the owners.

Now the condition of the foregoing obligation is such that if
judgment shall pass against the said claimant and the
said claimant shall forthwith pay into the said District Court
or to the proper officer thereof the amount of such judgment
together with all the legal costs of suit then the above obli-
gation shall be null and void but otherwise the same shall
be and remain in full force and virtue and the said parties do
hereby submit themselves to the said Court and agent that
executions do issue against them jointly or severally for the
amount of said judgment and costs

By and Sealed and delivered
In presence of

J. B. Mack
Robert
A. M. Pickett

United States of America
Eastern District of Louisiana

Know all men by these presents that one Auguste Carnier & John May
are held and firmly bound unto the United States of America
the sum of twenty five thousands Dollars lawful money of the
United States for the payment whereof to the said United States
jointly and severally they themselves our respective heirs, Executors and
administrators jointly by these presents witness our names and seals in
witness whereof at New Orleans in the said Eastern District of La
this thirty first day of May one thousand eight hundred & thirty seven
Whereas an admiralty warrant was lately issued from the Honble the
District Court of the United States for the Eastern District of La
at the suit of the United States
commanded on the Part of said Court commanding the marshal of
the said District to seize and take into custody the Ship Gampa
her tackle apparel & furniture which has accordingly been done
but the said property has been released from said seizure and
delivered to the said Auguste Carnier at the time and by reason of
the execution and delivery of these presents he having filed his
plea to the said property in the clerk office of said Court
Now the condition of the foregoing obligation is such that if judgment
shall pass against the said claimant and the said claimant shall
within twelve days thereafter pay in to the said Court or to the keeper
thereof the said sum of twenty five thousands Dollars the above
value of the said ship — with all the legal costs of suit then the
above obligation shall be null and void but otherwise the same
shall be and remain in full force & virtue

Signed sealed and
delivered in presence of
A. W. Comstock

[J.S.] S. Mayer
[L.S.] agt for A. Carnier
[J.S.] S. Mayer

United States of America
Eastern District of Louisiana

Know all men by these presents that one Henry Breese of John
P. Talley and sold and firmly bound unto John Henry Holland
Marshal of the United States for the Eastern District of La
in the sum of Seven hundred Dollars for the payment whereof
to the said John Henry Holland, Heirs, Executors, Administrators
assigns and successors in office we find ourselves our heirs
Heirs Executors and Administrators firmly by these presents bound
I personally Witness our hands and seals hereunto affixed at
New Orleans this thirtieth day of June in the then one thousand
Eight Hundred thirty seven.

Whereas an Admiralty warrant was lately issued from the
Honble the District Court of the United States for the said
Eastern District of Louisiana at the suit of J. B. Court
and numbered 1158 on the Petition of Commanding the
said Marshal to seize and take into his custody the Steamer
Sabian which has accordingly been done but the said
Steamer Boat has been released from the said
Seizure and delivered to the said Henry Breese
at the time by reason of the seeking and delivery of their
presents he the said Breese having filed his claim to the
said property in the clerk's office of the said Court in due
form of Law.

Now the condition of the said above obligation is such that if
the said Henry Breese claimant as aforesaid shall pay forthwith
and satisfy the condemnation of the Court should judgment
pass against him then the present obligation shall be void but
otherwise the same shall be in full force and virtue.

Witness
W. M. Higgins
J. B. Baron

Henry Breese (L.S.)
J. P. Talley (L.S.)
(L.S.)

United States of America
Eastern District of Louisiana

Know all men by these presents that we worth of Hereford, Richard Wood and Wm Bryan are held and firmly bound unto John Henry Holland marshal for the Eastern District of La in the sum of Two hundred fifty Dollars lawful money of the United States for the payment of the said John Henry Holland, his heirs executors administrators assigns or successors in office we jointly and severally (Bound ourselves our respective heirs executors and administrators jointly by their present witnesses our names & seals hereunto affixed at New Orleans in the said Eastern District of La the twenty fourth day of July one thousand eight hundred thirty seven

Whereas an admitt warrant was lately issued from the Honorable the District Court of the United States for the Eastern District of Louisiana at the suit of R. Parkinson and numbered 4166 on the Docket of said District Court Commanding the marshal of said District to seize and take into custody the Steamer Boat Crusader which accordingly been done but the said boat has been released from said seizure and delivered to said Worth of Hereford at the time and by reason of the Court and delivery of these presents they having filed their claim to the said Court in the clerk's office of the said Court

Now the condition of the foregoing obligation is such that if judgment shall pass against the said Claimant and the said Claimant shall forthwith pay into the said District Court or to the proper officer thereof the amount of such judgment together with all the legal costs of suit then the above obligation shall be null and void but otherwise to remain in full force and virtue and the said parties do hereby submit themselves to the said Court and consent that execution do issue against them jointly or severally for the amount of said judgment and costs

Witness present
at signing
Wm. Higgins

Wm. Worth of Hereford
By R. H. Hereford
Recd. Serrells
Wm. Bryan
by his atty G. H. Hall

District Court of the United States
for the
Eastern District of Louisiana
In Admiralty

Know all men by these presents that we Wm L. Clark by his agent Isaac Smith & Joseph Louis do hereby bind and firmly bound unto John H. Holland, Marshal of the Eastern District of Louisiana the just and full sum of One hundred Dollars to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 5th day of July 1837

The condition of the above obligation is such that whereas the Steamer Boat Columbus has been libelled by C. Delong and whereas said Wm L. Clark by his agent Isaac Smith duly filed in the District Court of the United States for the Louisiana District his claim for the said Steamer Boat Columbus — now if the said Wm L. Clark shall well and truly pay or cause to be paid to the said John Henry Holland Marshal or to his certain Attorney the sum of One hundred & fifty seven Dollars being the amount of debt claimed by said C. Delong in case the same shall be adjudged by the Court to the said C. Delong — together with the costs of suit then this obligation to be void or else to remain in full force and virtue

Witness our hand and delivery
in the presence of 3

NE the words Nicholas reads in two places of the Words H. Holland inserted before signing and approved

Isaac Smith
Joseph Louis

Bonds

Allen vs Steamer Crusader

District Court of the United States
for the
Eastern District of Louisiana
In Admiralty

Know all men by these presents that we M^{rs} Mary Hensford Richards and M^{rs} Bogan are held and firmly bound unto John H. Holland Marshal for the Eastern District of Louisiana the just and full sum of Five hundred Dollars to which payment well and truly to be made we bind ourselves our our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the twenty third day of July 1834. The condition of the above obligation is such that whereas the Steamer Boat Crusader has been built up by Ellsworth Allen and whereas the above named Mary Hensford Richards have duly filed in the District Court of the United States for the Louisiana District their claim for the said Steamer Boat now if the said John H. Holland Marshal or to his certain Attorney the sum of Five hundred Dollars being the amount of debt claimed by the plaintiff in case the same shall be adjudged by the Court to the said Ellsworth Allen or other claimant upon the trial of the same together with the costs of suit then this obligation to be void or else to remain in full force and virtue.

Signed Sealed and Delivered
in the presence of
C. Bartholomew

A.B. The word Nicholson crossed
and the words H. Holland
entered in two places before
Signing

H. Hensford [LS]
Rich^d Howell [LS]
M^{rs} Bogan by
his atty C. Hall [LS]

Bonds.

Wm Long vs Thomas Walter

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District Court of the United States
for the
Eastern District of Louisiana
In Admiralty

Know all men by these presents that we Betsy Hawthorn
Merchant of New Orleans agent for Enock Hyde and as such
herein are held and firmly bound unto John Henry Walland
Marshal of the Eastern District of Louisiana in the just
and full sum of fourteen hundred Dollars to which payment
well and truly to be made we bind ourselves our heirs
executors and administrators jointly and severally firmly
by these presents sealed with our seals and dated this twenty
Eighth day of August 1837. The condition of the above obligation
is such that whereas the steam Boat Walter has been
libelled by Wm Long and whereas Enock Hyde has duly filed
in the District Court of the United States for the Eastern
District his claim for the said steam Boat Walter as owner
now if the said Enock Hyde shall well
and truly pay or cause to be paid to the said
John Henry Walland Marshal or to his certain
Attorney the sum of seven hundred & thirty Dollars
and thirty one cents being the amount of debt
claimed by libellant in case the same shall be adjudged
by the court to the said Wm Long upon the
trial of the same together with the costs of
suit then this obligation to be void or else to remain
in full force and virtue

Signed sealed and Delivered A.D. The words John Henry
By the presence of Enock Hyde before signing and
The words John Henry
Walland substituted by
the word steam likewise
Enock.

E. Hyde Jr (L.S.)
for H. Hawthorn (L.S.)
Betsy Hawthorn (L.S.)

Bonds

W. A. Magee vs Scho Eliza Ann

Know all men by these presents that one Gentry Floyd of said Orleans
 are held and firmly bound unto John Henry Hollands Marshal
 of the Eastern District of Louisiana in the sum of Three hundred Dollars
 lawful money of the United States of America for the payment
 whereof to the said John Henry Hollands his heirs, Executors, ad-
 ministrators, jointly and severally firmly by these presents Witness our
 Names and seals hereunto affixed at New Orleans this twenty-fifth (25)
 day of Sept in the year one thousand eight hundred and
 thirty seven

Whereas an admiralty warrant was lately issued from the Hon.
 the District Court of the said Eastern District of Louisiana
 Commanding the said Marshal to seize and take into his
 Custody the schooner Eliza Ann
 which has accordingly been done at the suit of

Magee et al & numbered on the Docket of said Court
 by the Number 4226 but the said property has been released
 and delivered to the said Gentry Floyd who has filed a claim
 thereto in the Clerk's office in due form of law.

Now the condition of the foregoing obligation is such that if Judgment
 shall pass against the said Claimant on the trial of said suit
 and the said Gentry Floyd
 shall forthwith pay into the said District Court or to the proper
 officer thereof the full amount of such judgment together with all
 the cost of suit then the said foregoing obligation shall be void
 of no effect but otherwise the same shall be and remain in full
 force and virtue and execution shall issue thereon against
 all the parties hereto.

Signed Seal of Delivered
 in presence of
 the Words Gentry Floyd
 and Paul Caldwell
 written before signing
 C. R. Antoinette

Gentry Floyd Ls 3
 Paul Caldwell Ls 5

United States of America
Eastern District of N.Y.

Know all men by these presents that we W. A. Woods and J. Hall and A. R. Beine are held and firmly bound unto John Henry Holland Marshal of the United States for the Eastern District of N.Y. in the sum of One thousand Dollars lawful Money of the United States for the payment whereof to the said John Henry Holland his heirs, Executors, Administrators Assigns or successors in office we jointly severally bind ourselves our respective heirs, Executors, Administrators jointly & severally to content our names and seals herunto affixed at New York in the said Eastern District of N.Y. this 25th day of September One thousand Eight hundred & thirty seven. Whereby an admiralty warrant was lately issued from the Honorable the District Court of the United States for the Eastern District of N.Y. at the Court of J. Hoffmann and numbered 4328 on the Pocket of the said Court commanding the Marshal of the said District to seize and take into custody the Steamer Boat Sanger which was accordingly done but the said property has been released from said seizure and delivered to the claimants at the time and by reason of the execution and delivery of these presents they having filed their claim to the said property in the clerk's office of the said Court. Now the condition of the foregoing obligation is such that if judgment shall pass against said claimants and the said claimants shall forthwith pay into the said District Court or to the proper officer thereof the amount of such judgment together with all the legal costs of suit then the above obligation to be null and void but otherwise the same shall be good remain in full force and virtue and the said parties do hereby submit themselves to the said Court and consent that execution do issue against them jointly or severally for the amount of said judgment and costs

signed & sealed in presence of

J. H. H. H.

W. A. Woods
by John Hall
J. Hall & A. R. Beine
by John Hall

United States of America
Eastern District of S.C.

Know all men by these presents that one Benjamin S. & Robert H. are held & firmly bound unto the United States of America in the sum of four thousand Dollars lawful money of the United States for the payment whereof to the said United States We Jointly & Severally bind ourselves our respective heirs Executors and administrators jointly by these presents Witness our names & seals hereunto affixed at New Orleans in the said Eastern District of S.C. this 30th day of April One thousand eight hundred & thirty seven Whereas an admiralty Warrant was lately issued from the Court of said District United States and numbered 3951 in the Pocket of said Court assigning the Marshal of said District to seize and take into custody the said Schooner Sabine which has accordingly been done but the said property has been released from said seizure delivered to the said Transier the

at the time and by reason of the Payment and delivery of the sum of four thousand Dollars the said claim to the said property in the Clerk's office of the said Court

Now the condition of the foregoing obligation is that if judgment shall pass against the said defendant and the said defendant shall within twenty days hereafter pay unto the said District Court or to the proper officer thereof the said sum of four thousand Dollars

the said vessel with all the legal costs of suit then the above obligation shall be null and void otherwise the same shall be and remain in full force and virtue

Signed Sealed and Delivered
in presence of
C. Portman

Benjamin S.
& Robert H.

And *Arguon & Hall vs Brig Good Hope*

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United States of America,
District of Cal 3

Now all men by these presents that one John Hastings Wm Rogers
Wm Porter are held and firmly bound unto John Henry Hollands
Marshal of the United States for the Eastern District of Cal in the
sum of Five hundred Dollars ——— lawful money of the
United States for the payment whereof to the said John Henry
Hollands his heirs, Executors, Administrators assigns or successors in
office we jointly & severally bind ourselves our respective heirs, Executors
and Administrators jointly by these presents, witness our names & the
legitimate officers at New Orleans in the said Eastern District of Cal
the 3^d day of July One thousand Eight hundred & fifty three
Whereas a deforcement warrant was lately issued from the Hon^{ble}
the District Court of the United States for the Eastern District
of Cal at the Suit of *Arguon & Hall* — and numbered
4161 on the Order of said Court commanding the Marshal
of the said District to seize and take into custody the Brig
Good Hope which has accordingly been done but the said property
has been released from said *Arguon* and delivered to the said
John Hastings ——— at the time and to
persons of the Execution and delivery of these presents he having filed
his claim to the said property in the Clerk's office of the said
Court

Now the Condition of the foregoing obligation is such that if Judgment
shall pass against the said Plaintiff and the said defendants
shall forthwith pay into the said District Court or to the proper
officer thereof the amount of such judgment together with all the
legal costs of suit then the above obligation shall be quit &
void but otherwise the same shall remain in full force
& virtue and the said parties do hereby submit themselves to
the said Court and Consent that Execution be issued against
them jointly or severally for the amount of said judgment

Test
Witness present
Wm Wiggins

John Hastings [43]
Wm Rogers [45]
Wm Porter [45]

Bond.

John Damon vs B. S. Trayson

Sheweth all men by these presents that one Benjamin S. Trayson of the
 City & Port of New York being duly sworn before the Marshal of the United States
 for the Eastern District of N. Y. in the sum of Three hundred Dollars
 lawful money of the United States for the payment whereof to the said
 John Henry Holland his heirs Executors Administrators assigns or
 Assigns in office are jointly & severally bind ourselves our heirs
 Executors and Administrators jointly by these presents as witnesses
 our respective Names and seals hereunto affixed by us this twelfth day
 of April One thousand Eight Hundred & thirty Seven.
 The condition of the above obligation is such that whereas the above bond
 Benjamin S. Trayson

has been arrested and taken
 into the custody of the said John Henry Holland Marshal as
 aforesaid by virtue of a writ of capias Respondendum issued
 from the Honble the District Court of the United States
 for the Eastern District of N. Y. in an
 action of debt at the suit of John Damon

and numbered on the Docket
 but released from said custody at the time and by reason
 of the signing sealing and delivery of these presents now if
 the said Benjamin S. Trayson in case he shall be
 cast in the said suit shall pay and satisfy the said Judg-
 ment of the Court or surrender himself in execution to the
 Marshal then the above obligation shall be void but
 otherwise shall remain in full force Virtue

By sealing delivered
 in the presence of
 Ed. Bohm
 Chas. Edward

Benj. S. Trayson [TS]
 Chas. E. Bohm [TS]

Ind. D. Farrar & Thomas Crossen

United States of America
Eastern District of Louisiana

Known all men by these presents that on or about the 17th day of August 1843 the said John Henry Hollandy Marshal of the Eastern District of Louisiana in the State of Louisiana for the sum of One Hundred Dollars lawful money of the United States for the payment Whereof to the said John Henry Hollandy his heirs executors administrators assigns or successors in office do jointly & severally bind ourselves our heirs executors and administrators firmly by these presents Witness our names & seals hereto affixed at New Orleans in the said Eastern District of Louisiana the twenty fifth day of July One thousand Eight Hundred & thirty Seven.

Whereas an Admiralty warrant was lately issued from the Honorable the District Court of the United States for the Eastern District of Louisiana at the Suit of Samuel Bass and numbered 1143 on the Request of the said District Court commanding the Marshal of said District to seize and take into custody the Steam Boat hereunder which has accordingly been done but the said vessel has been released from said Court and delivered to North & Newford at the time and by reason of the Convention and delivery of these presents they having upheld their claim to the said vessel.

Now the condition of the foregoing obligation is such that if judgment shall pass against the said defendant and the said claimant shall forthwith pay into the said District Court or to the proper officer thereof the amount of such judgment together with all the legal costs of suit then the above obligation to be null & void but otherwise to remain in full force & effect and the said parties do hereby submit themselves to the said Court and consent that execution do issue against them jointly or severally for the amount of said judgment & costs.

Witness present at
Signing
Wm. M. Higgins

Wm. M. Higgins
by A. Newford

Wm. M. Higgins
by A. Newford

Wm. M. Higgins
by A. Newford

Bonds United States v Ship St James

Know all men by these presents that one Hugh M. Peabody as principal and J. P. Whitney and Rufus Johnson as held and firmly bound unto the United States of America in the just and full sum of thirty thousand Dollars to which payment well and truly to be made we bind ourselves our heirs, executors, and administrators jointly and severally by these presents sealed with our seals and dated this ~~fourth~~ ^{fourteenth} day of February 1831.

The condition of this obligation is such that whereas the Ship St James her tackle apparel and furniture has been libelled by the said United States of America and whereas Hugh M. Peabody has duly filed in the District Court of the United States for the Eastern District of Louisiana his claims for the said ship her tackle &c.

Now if the said Hugh M. Peabody, Rufus Johnson and J. P. Whitney shall well and truly pay or cause to be paid to the said United States or to their certain Attorney the sum of Fifteen thousand Dollars \$15,000 being the appraised value of said ship St James her tackle apparel and furniture in case the same shall be adjudged by the Court as forfeited to the said United States of America upon the trial of the same together with the cost of suit when this obligation is by full void or else to remain in full force and virtue and binding ourselves in every respect according to law in such cases we have signed sealed

Signed sealed & delivered
in presence of
Witnesses that Read

H. M. Peabody [L.S.]
J. P. Whitney [L.S.]
Rufus Johnson [L.S.]

Appraisement

United States District Court
Eastern District of Louisiana

United States

Ship St James

We the Undersigned duly appointed appraisers in this case have performed our duty and hereby value the said ship in the sum of Fifteen thousand Dollars

New Orleans 12th February 1831

J. Sheldon Schabbs
Eugene Bradley

Sworn to & subscribed before me
this 12th February 1831

J. M. Collins
[Signature]

United States of America
Eastern District of La

Know all men by these presents that one Martha & her former husband
Smith and Mrs Bogan are held and firmly bound unto John Henry
Holladay Marshal for the Eastern District of Louisiana in the sum
of Five hundred dollars lawful money of the United States
for the payment whereof to the said John Henry Holladay
his heirs Executors Administrators assigns or successors in office
We jointly & severally bind ourselves our respective heirs executors
& administrators jointly by these presents Witness our names & seals
hereunto affixed at New Orleans in the said Eastern District of
Louisiana the twenty fifth day of July One thousand Eight
hundred & thirty seven.

Whereas an admiralty warrant was lately
issued from the Honble the District Court of the United States for
the Eastern District of La at the suit of S. I. Rowland and others
vs on the Petition of said District Court commanding the Marshal
of said District to seize and take into custody the said Steam
Boat Contractor which has accordingly been done but the said
Vessel has been released from said seizure and delivery to the
said Martha & her former husband at the time and by reason of the execution
and delivery of these presents they having filed their claim to
the said Steam Boat Contractor in the District Court of the said
Court

Now the condition of the foregoing obligation is such that if
Judgment shall pass against the said Plaintiff and the said
Defendant shall forthwith pay into the said District Court
to the proper officer thereof the amount of such judgment
together with all the legal costs of suit then the above
obligation to be null & void but otherwise to remain in
full force and Virtue and the said parties do hereby submit
themselves to the said Court and consent that execution do
issue against them jointly & severally for the amount of
said judgment & costs

(Witnesses appeared before signing)

Witness present at signing

M. W. Higgins

Martha & her former husband
by N. H. Holladay

Rich. J. Sharkey

Mrs Bogan by her Atty
J. H. Waller

~~Board~~ ~~Paymaster & Agents of U. S. S. Georgia~~

Appraisal United States v. Ship Georgia

United States District Court
Eastern District of Louisiana

United States {
v. {
Ship Georgia {

We the undersigned having been duly appointed to appraise the Ship Georgia her tackle, apparel and furniture libelled in the above case, have performed our duty as appraisers and value the said Ship her tackle apparel and furniture at the sum of Twelve thousand dollars

(signed) Sheldon G. Clark
() Cyrus Bradley
before me & subscribed --- E () John Brainerd
before me this fifteenth ---
day of February, A.D. 1838 {

(signed) J. W. Collins
Jy. Clk.

Recorded 17th February 1838.

Board United States v. Ship Georgia.

Know all men by these presents, that we Erach Talbot, Fogg & Block and Levi H. Gale are held and firmly bound unto the United States of America in the just and full sum of twenty four thousand dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally by these presents, sealed with our seals and dated this seventeenth day of February 1838. The condition of the obligation is such, that whereas the Ship Georgia her tackle, apparel & furniture has been libelled by the said United States appraised, and whereas Erach Talbot has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Ship Georgia & her tackle, apparel & furniture, and whereas Erach Talbot, Fogg & Block & L. H. Gale shall well and truly pay, or cause to be paid, to the said United States or to their certain Attorney, the sum of twelve thousand dollars being the appraised value of said Ship Georgia her tackle apparel & furniture in case the same shall be

continued)

United States v Ship Georgia

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be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit, then the obligation to be null and void, or due to remain in full force and virtue. And otherwise obligating creditors in every respect according to law in such cases as may be required.

Signed, Sealed and Delivered
in presence of

(Signed) Leach Talbot

(Signed) Fogg & Black

(Signed) Levi W. Gale

(Seal)

(Seal)

(Seal)

Recorded 19 February 1838.

Appraisement. United States v Ship Grace Brown

United States District Court
Eastern District of Louisiana

United States
v
Ship Grace Brown

We the undersigned duly appointed Appraisers in this case have performed our duty, and now under oath report that we value said vessel, shelled in said case at the sum of eighteen thousand dollars

(Signed) John Brunson
(Signed) Cyrus Bradley
(Signed) Holden Clark

Sworn to & subscribed
before me this 17th Febr. 1838.
(Signed) J. M. Collins
Jy Clerk

Bond United States V Ship Grace Brown.

Know all men by these presents, that we George Brown, John A. Brown, James Brown, William Graham and Asa Higgins as principals and Benjamin Story as surety, are held and firmly bound unto the United States of America in the just and full sum of thirty six thousand dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this seventeenth day of February 1838.

The condition of this obligation is such, that whereas the Ship Grace Brown her tackle, apparel and furniture has been libelled by the United States of America appraised, and whereas said Brown et al have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for said ship her tackle, apparel and furniture. Now if the said J. Brown, A. Brown, J. A. Brown, W. Graham & Asa Higgins shall well and truly pay, or cause to be paid, to the said United States, or to their certain attorney, the sum of Eighteen thousand dollars being the appraised value of said Ship Grace Brown her tackle &c. in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue and obligating ourselves in every respect according to law in such cases made and provided we sign & seal.

Signed, sealed and Delivered in presence of
 Signed Asa Higgins for myself and other owners
 Signed Benjamin Story

Recorded 19th February 1838.

Bond.

Harley Curtis & Steam Boat Easy

217

Now all men by these presents, that we Walter Brachear as principal and J. Hall & J. B. Brin are held and firmly bound unto Rob^t. Mc Nally & Ferguson & Hall in the just and full sum of two hundred and fifty eight dollars, to which payment well and truly to be made, we and ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this nineteenth day of February 1858. The condition of this obligation is such, that whereas the Steam Boat Easy her tackle apparel & furniture has been libelled by said Rob^t. Mc Nally and Ferguson & Hall enforced, and whereas Walter Brachear has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steam Boat Easy. Now, if the said Walter Brachear and J. Hall & J. B. Brin shall well and truly pay, or cause to be paid, to the said Mc Nally & Ferguson & Hall or to their certain Attorney, the sum of one hundred & thirty five dollars to Ferguson & Hall and twenty five dollars to Mc Nally, in case the same shall be adjudged by the Court as due to the said Ferguson & Hall & Rob^t. Mc Nally upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue and submitting ourselves to the jurisdiction of said Court & the rules thereof we sign & seal.

Signed, sealed and Delivered

in presence of

(Signed) Walter Brachear

[Seal]

(Signed) J. Hall & J. B. Brin

[Seal]

(Signed) J. W. Collins

Recorded 21 February 1858.

Approusement. United States ^{meals} 12 bbls of Sweet

United States District Court
Eastern District of Louisiana

United States

12 bbls of Sweetmeats

We the undersigned duly appointed Appraisers in said case, have performed our duty, and report the articles which have been claimed by Adèle de Metzger and marked M.D. 1, 2 and E.B. 1/2 at three hundred dollars, This valuation is made so as to embrace duties and all charges and a reasonable profit: or at what they would sell for in this City to retail Merchants.

New Orleans 21st February 1838.

(sgd) John Bonnard

(sgd) Sheldon I Clark.

(sgd) Cyrus Bradley.

Subscribed before me
this 21st Feb^r 1838

(sgd) J. W. Collins

Jy. Clk.

Bond. United States 12 bbls of Sweetmeats.

Know all men by these presents, that we Adèle de Metzger as principal, and R. Chauvance as security, are held and firmly bound unto the United States, in the just and full sum of two hundred dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, by these presents, sealed with our seals, and dated this twenty first day of February 1838. The condition of this obligation is such, that where as sixteen boxes of Sweetmeats and 2 barrels of do, in said No. 4521 has been libelled by the United States appraised, and whereas said Adèle de Metzger, has duly filed in the District Court of the United States for the Eastern District of Louisiana her claim for said Sweetmeats. Now if the said Adèle de Metzger & R. Chauvance shall well and truly pay, or cause to be paid, to the said United States or to their certain Attorney, the sum of

of three hundred dollars being the appraised value of said Sweetmeats, in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue, and binding in every respect according to law in such cases we sign & seal.

Signed, Sealed and Delivered & signed / Added de Mageroy
in presence of & () R. Chouveau

Recorded 24 February 1858.

Bonds. Hickey et al vs Steamer Tomochichi

Know all men by these presents, that we J. H. Butts and Charles Day as principals and Thomas Barrett as security, are held and firmly bound unto Michael Hickey, Thomas McCormick, James Sullivan, Patrick Egan & James Tait in the just and full sum of four hundred and fifty one dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this first day of March 1858. The condition of this obligation is such, that whereas the Steamer Tomochichi her tackle apparel and furniture has been libelled by said Hickey, McCormick, Sullivan, Egan & Tait aforesaid, and whereas said J. H. Butts for himself & other owners has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steamer Tomochichi. Now if the said Steamer Tomochichi her tackle apparel and furniture shall well and truly pay or cause to be paid, to the said Hickey et al, or to their certain Attorney, the sum of two hundred & twenty five dollars & fifty cents or any lesser sum, in case the same shall be adjudged by the Court as due to the said Hickey, McCormick, Sullivan, Egan & Tait upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and

continued

Hickey et als V^o Steamer Tomochichi.

and virtue. and submitting ourselves to the jurisdiction of said court and to the rules thereof, we agree and seal.

(Signed) James R. Batts [initials]
for himself & other owners

Signed Sealed and Delivered
in presence of (Signed) Thos. Barrett [initials]

Recorded 1 March - 1838

Copy Right

United States District Court
Eastern District of Louisiana

To Wit:

Be it remembered that on the third day of March, Anno Domini, One thousand Eight hundred & thirty eight John Gibson, of the said District hath deposited in this office the title of a Book, the title of which is in the words following; to Wit:

Sevent Guide and Directory of the State of Louisiana, and the Cities of New Orleans & Lafayette. Containing the officers of the United States for Louisiana, and an Historical notice of the State, its boundaries, products and government, its officers, executive, Legislative, judicial and ministerial, the names of Consuls in each parish, different divisions of the State, as Parishes, Territorial, Congressional, Judicial, and Military Improvements, and institutions as Fair Roads, Canals, Colleges, Public Schools, its revenues and expenditures, Salaries, and names of officers etc. An historical notice of the City of New Orleans from its foundation with a superior map, government divisions, officers, a list of its Alleys, public Square, buildings, Wharves and projected improvements, revenues and expenditures, salaries, and names of officers corporations companies and Societies, the names the Clergy, Physicians, Surgeons etc. etc. etc. the names and residences, and places of business of its citizens and generally every thing useful and interesting the whole embellished with a series of 25 Beautifully finished Lithographic views of the Principal Public buildings New Orleans printed and published by John Gibson 1838.

he claims as author and proprietor in conformity with an act of Congress entitled an act to amend the several acts respecting copy rights.

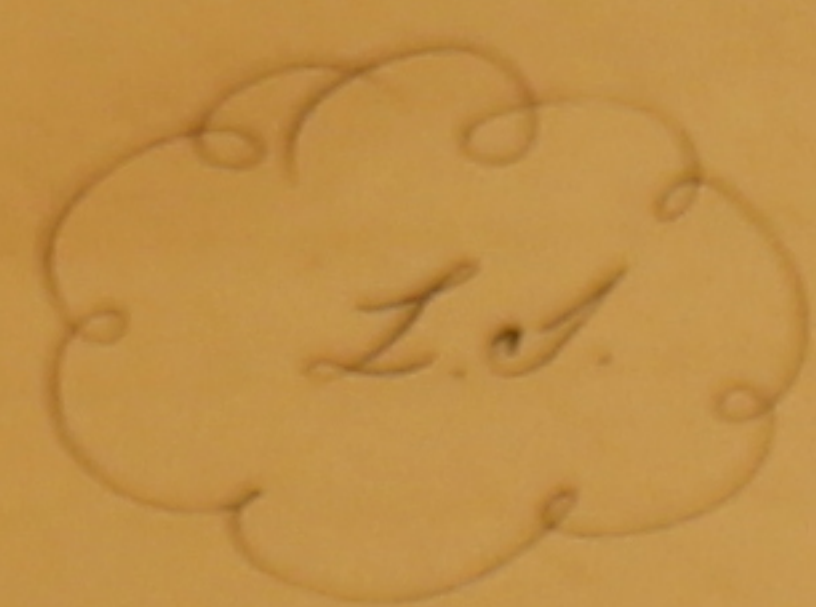
J. W. Collins
by Clerk

Remission. United States V Ship Celia.

321

To all to whom these presents shall come:
I, Levi Woodbury, Secretary of the Treasury of the
United States, send greeting:

Whereas a statement of
facts, bearing date the eighteenth day of February 1838 with
the petition of John Black, master of the British Ship
Celia, hereto annexed, touching the forfeiture of said
Ship incurred under the Statute of the United States, entitled
"An act to regulate the collection of duties on imports and
tariffs" approved on the 3^d day of March 1799, by the violation
of the 103 Section of said Act, has been transmitted to the
Secretary of the Treasury, by the Judge of the District Court
of the United States for the Eastern District of Louisiana,
pursuant to the Statute of the United States, entitled "An act
to provide for mitigating or remitting the forfeiture, penalties,
and disabilities, accruing in certain cases therein mentioned,"
as by the said statement of facts and petition remaining
in the Treasury Department of the United States, may fully
appear: And Whereas, I, the said Secretary of the Treasury,
having maturely considered the said statement of facts and
petition: And it appearing to my satisfaction that the said
forfeiture was incurred without wilful negligence or any intention
of fraud: Now, therefore, know ye, that I, the said Secre-
tary of the Treasury, in consideration of the premises, and
by virtue of the power and authority to me given by the
said last mentioned Statute, do hereby decide to remit
to the Petitioner all the right, claim and demand of the
United States, and of all others whomever, to the said
forfeiture on payment of costs by said petitioner



Given under my hand and Seal of
Office, in the City of Washington, this
ninth day of March in the year
of our Lord one thousand eight hun-
dred and thirty eight and the forty
second year of Independence of the Uni-
ted States

(sgd) Levi Woodbury
Secretary of the Treasury

Recorded 28th March 1838.

Remission. United States \$ 11 half pipes of Gin.

To all to whom these presents shall come.

I Levi Woodbury, Secretary of the Treasury of the United States, send Greeting:
 of facts, bearing date the 21st day of February 1838
 with the petition of Henry Anderson and William Anderson
 Merchants of New Orleans, thereto annexed touching a
 certain forfeiture of 11 half pipes of Gin incurred un-
 der the Statute of the United States, entitled "An act
 to regulate the collection of duties on imports & tonnage",
 approved 3^d March 1799, by the violation of ^{the} 103 sec-
 tion of said Act, has been transmitted to the Secretary
 of the Treasury, by the Judge of the District Court
 of the United States for the Eastern District of Louisi-
 ana, pursuant to the Statute of the United States,
 entitled "An act to provide for mitigating or remitting
 the forfeitures, penalties, and disabilities, according in
 certain cases cases therein mentioned", as by the said
 statement of facts and petition remaining in the
 Treasury Department of the United States, may
 fully appear: And whereas, I, the said Secretary
 of the Treasury, having maturely considered the said
 statement of facts and petition: And it appear-
 ing to my satisfaction that the said forfeiture
 was incurred without wilful negligence or any inten-
 tion of fraud:

Now therefore, know ye that I, the
 said Secretary of the Treasury, in consideration of
 the premises, and by virtue of the power and au-
 thority to me given by the said last mentioned
 Statute, do hereby decide to remit to the petitioner
 all the right, claim and demand of the United States,
 and of all others whatsoever, to the said forfei-
 ture or payment of costs by said petitioners.

L.S.

Given under my hand and
 Seal of office, in the City of
 Washington, this ninth day of
 March, in the year of our Lord
 one thousand eight hundred and
 thirty eight and the sixty year
 of Independence of the United States.

Recorded 28th March 1838

(sgd) Levi Woodbury
 Secretary of the
 Treasury. ~~~

Bond United States v 26 Boxes of Sweetmeats.

323

Know all men by these presents, that we William M. Luedersdorff and Fogg & Block are held and firmly bound unto the United States of America in the just and full sum of two hundred & twenty four dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seal, and dated this twenty fourth day of April 1888 — The Condition of this obligation is such, that whereas 26 boxes of sweetmeats have been shipped by the United States of America aforesaid; and whereas Wm. M. Luedersdorff has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said 26 boxes of sweetmeats — Now, if the said Wm. M. Luedersdorff and Fogg & Block shall well and truly pay, or cause to be paid, to the said United States or to their certain Attorney, the sum of three hundred and twelve dollars being the appraised value of said 26 Boxes of sweetmeats &c in case the same shall be adjudged by the Court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue.

Signed, Sealed and Delivered
in presence of —

(sgd) Wm. M. Luedersdorff
() Fogg & Block
per J.P. Fogg

Recorded 24th April 1888.

Appraisement. United States v 26 Boxes of Sweetmeats.

United States District Court. Eastern District of Louisiana

United States ————
vs. Wm. M. Luedersdorff

26 Boxes of Sweetmeats

We the undersigned, duly appointed in said case have performed our duty, exactly to the order of this Honorable Court, and have estimated the value of said 26 boxes of sweetmeats at three hundred and twelve dollars; this valuation is made as to embrace duties and charges and a reasonable profit; in other words we value the goods at what they would sell for in this City to retail merchants.

New Orleans 28th April 1888.

(sgd) John Brainerd
() Sheldon J. Clark
() Cyrus Bradley

Subscribed before
me this 28th April 1888 —

(sgd) J.W. Collins
Jy. Clk

Bond. United States vs Ship Niagara.

Know all men by these presents, that we John E. Lodge and
 Stetson & Tracy are held and firmly bound unto the United
 States of America in the just and full sum of thirty six
 thousand dollars to which payment well and truly to be made,
 we bind ourselves, our heirs, executors, and administrators, jointly
 and severally, firmly by these presents, sealed with our seals,
 and dated this 28th day of April 1838 — The condition of this
 obligation is such, that whereas the Ship Niagara her tackle ap-
 parcel and furniture has been libelled by the United States of Am-
 erica aforesaid, and whereas said John E. Lodge has duly
 filed in the District Court of the United States for the Eastern
 District of Louisiana his claim for said Ship Niagara her
 tackle Apparel and furniture: Now, if the said John E.
 Lodge & Stetson & Tracy, shall well and truly pay, or cause to
 be paid, to the said United States or to their certain Attorney,
 the sum of eighteen thousand dollars being the appraised value
 of said Ship Niagara her tackle apparel & furniture in case
 the same shall be adjudged by the Court as forfeited to the
 said United States upon the trial of the same, together with
 costs of suit, then this obligation to be null and void, or
 else to remain in full force and virtue.

Signed Sealed and Delivered

in presence of

(sgd) John E. Lodge

() Stetson & Tracy

by Ch. Stetson

Recorded 24th April 1838.

Appraisement.

United States vs Ship Niagara.

United States District Court
 Eastern District of Louisiana

United States

Ship Niagara

The the undersigned duly appointed Appraisers
 in said case have performed our duty as such, and value the said
 Ship Niagara at the sum of Eighteen thousand dollars.

New Orleans 23rd April 1838.

Subscribed before
 me this 25th April A.D. 1838

(sgd) J.W. Collins

By Ch.

(sgd) Sheldon & Clark

() Cyrus Bradley

() John Brainerd

Copy Right

Eastern District of Louisiana, to wit:
Be it remembered, that on the first day of May, Anno Domini (in the year)
Eight hundred and thirty Eight, George A. Stebbins, of the said District, hath deposited
in this office, a print, the title of which is in the words following, to wit: "Stragg
Statistical View of the Commerce and Revenue of the Port of New Orleans, for the last Ten
Years; the right, whereof he claims as author, in conformity with an act of Congress,
entitled 'An act to amend the several acts respecting Copy Rights'."

Wm. C. Adams

Recorded 11th May 1838.

John Cristy et als. Vs Schooner Albert Stebbins Bond

Know all men by these presents, that we James M^r. Pearson principal
and John Ronaldson, are held and firmly bound unto John Christian Moore,
J. Weber, Peter O'Gorman & C. O'Neill the first and full sum of one hundred
and twenty dollars to which payment well and truly to be made, we have
entered our hand, seal, signature, and administration jointly and severally for these
presents, sealed with our seals and dated this eighth day of May 1838.

The condition of this obligation is such, that whereas the schooner, Albert
Stebbins her tackle apparel and furniture, has been libelled by said Christian Moore,
Weber, O'Gorman and O'Neill a person and whereas said M^r. Pearson duly files
in the District Court of the United States for the Eastern District of Louisiana
their claim for said Schooner A. Stebbins, Now if the said James M^r. Pearson &
John Ronaldson shall well and truly pay, or cause to be paid to the said Christian
Moore, Weber, O'Gorman & O'Neill or to their certain Attorney the sum of
three hundred and ten dollars in case the same shall be adjudged by the Court
as due to the said Christian Moore, Weber, O'Gorman and O'Neill upon the
trial of the same, together with the costs of suit, then this obligation to be
null and void, or else to remain in full force and virtue, and submitting our
selves to the Court and to the rules thereof we have, sign and seal.

Signed, sealed and delivered }
in presence of }

(Signed) James M^r. Pearson Seal

(") John Ronaldson Seal

Recorded 11th May 1838.

Receipt. United States 2 5 bbls of Whiskey.

To all to whom these Presents shall come:

I Levi Woodbury, Secretary of the Treasury of the United States, send Greeting:

Whereas a statement of facts bearing date the twenty eighth day of April 1838 with the petition of Bernard B. of New Orleans, thereto annexed, touching a certain forfeiture of four bbls of Whiskey incurred under a statute of the United States, entitled "An Act to regulate the collection of duties on imports and tonnage" Approved 2^d March 1799 by a violation of the 10th Section of said Act, has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States for the East. Dist. of Louisiana, pursuant to the Statute of the United States, entitled "An Act to provide for mitigating or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned," as by the said statement of facts and petition occurring in the Treasury Department of the United States, may fully appear: And whereas, I, the said Secretary of the Treasury, having duly considered the said statement of facts and petition: And it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud: Now, therefore, know ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned statute, do hereby decide to remit to the petitioner all the right claims and demand of the United States, and of all other whomsoever, to the said forfeiture on payment of duties and costs by said petitioner.

T.S.

Given under my hand and seal of Office, in the City of Washington, this seventh day of May in the year of our Lord one thousand eight hundred and thirty eight and the forty second year of Independence of the United States.

Levi Woodbury
Secretary of the Treasury

Know all men by these presents, that we Ralph Cichberger and Lucie Ignat Schreiner are held and firmly bound unto George Henry, Henry Simon, Thomas Allen and Jacob Tullips in the just and full sum of five hundred dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors, and Administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated the 15th day of May 1836. The condition of this obligation is such, that whereas the Schreiner Guadalupe her cattle appeared and furniture has been libeled by said Henry, Simon, Allen, and Tullips aforesaid, and whereas Ralph Cichberger has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Schreiner &c. Now if the said Ralph Cichberger or J. Schreiner shall well and truly pay, or cause to be paid, to the said George Henry, Henry Simon, Thomas Allen, & Jacob Tullips, the sum of one hundred and four dollars or any part of said sum of one hundred and four dollars, in case the same shall be adjudged by the Court as due to the said George Henry, Henry Simon, Thomas Allen, & Jacob Tullips or any one of them upon the trial of the same, together with the cost of suit, then this obligation to be null and void, or else to remain in full force and virtue, and binding, our heirs in every respect according to law, and submitting to the jurisdiction of said Court and the rules thereof, we hereto sign and seal.

Signed, Sealed and Delivered
in presence of
(sgd) J. M. Collins

(sgd) Ralph Cichberger
(-) Lucie Ignat Schreiner

(Seal)
(Seal)

Recorded 16th May 1836.

Remission. United States S^t Ship Georgia.

To all to whom these Presents shall come:

I Levi Woodbury,

Secretary of the Treasury of the United States,
Send Greeting:

Whereas, a statement of facts bearing date the second day of April 1838, with the petition of Jacob Tallant of the City and State of New York, port owner and master of the Ship Georgia, sheweth and sheweth touching a certain forfeiture of said Ship incurred under a Statute of the United States, entitled "An act to authorize the importation of brandy, in casks of a capacity not less than fifteen gallons, and the exportation of the same for the benefit of a drawback of the duties" by a violation of the first section of said Act Approved 3^d March 1837, has been transmitted to the Secretary of the Treasury, by the Judge of the Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "An Act to provide for mitigating or remitting the forfeitures, penalties and disabilities, accruing in certain cases through mistake," as by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: And whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: And it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud: Now therefore, know ye that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the right, claim and demand of the United States, and of all others whomsoever, to the said forfeiture or payment of costs & duties by said petitioner.



Given under my hand and seal of Office,
in the City of Washington, this twenty seventh
day of April in the year of our Lord one
thousand eight hundred and thirty eight
and the sixty second year of Independence
of the United States.

Levi Woodbury
Secretary of the Treasury

In all to which these presents shall come.
I Levi Woodbury

Secretary of the Treasury of the United States, and greeting.
Whereas a statement of facts, bearing date the sixth day of April 1838, with
the petition of Hugh W. Peabody, Master of the Ship St. James, and asking
in behalf of the owners of said ship, that it be annulled, touching a certain
forfeiture of said ship incurred under the Statute of the United States,
entitled "An act to regulate the collection of duties on imports and tonnage"
approved 3^d March 1799, by a decision of the 1st Section of said Act,
has been transmitted to the Secretary of the Treasury, by the Judge of the
District Court of the United States for the Eastern District of Louisiana,
pursuant to the Statute of the United States, entitled, "the act to provide
for mitigating or remitting the forfeitures, penalties and disabilities, ac-
cording in certain cases therein mentioned," and by the said statement of
facts and petition remaining in the Treasury Department of the United
States, very fully appear: And whereas, I, the said Secretary of the
Treasury, having maturely considered the said statement of facts
and petition: And it appearing to my satisfaction that the said
forfeiture was incurred without wilful neglect or any intention
of fraud:

Now, therefore, having, that I, the said Secretary
of the Treasury, in consideration of the premises, and by virtue of
the power and authority to me given by the said last mentioned
Statute, do hereby decide to remit to the petitioner all the right, claim
and of the United States, and of all others whomsoever, to the said
forfeiture or payment of costs and duties by said petitioner.

Seal

Given under my hand and seal of office, in the
City of Washington, the twenty seventh day of
April in the year of our Lord one thousand eight
hundred and thirty eight and the sixty second
Year of Independence of the United States.

1838 Levi Woodbury
Secretary of the Treasury.

Recorded 10th May 1838.

Receipt. United States Ship Niagara.

That when the Present shall come:

I Levi Woodbury.

Secretary of the Treasury of the United

States, and Gooding.

Whereas a statement of facts, bearing date the twenty third day of April 1838 with the petition of John C. Lodge, Agent for the Owners of the Ship Niagara, Woods and Reed, touching the forfeiture of said Ship incurred under the Statute of the United States, entitled "An Act to regulate the collection of duties on imports & tonnage" Approved the 2^d March 1799 by violation of the 103 section of said Act, has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "An Act to provide for mitigating or remitting the forfeitures, penalties and disabilities, accruing in certain cases therein mentioned", and by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: And whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: And it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud. Now, therefore, know ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the right claim and demand of the United States, and of all other whomever, to the said forfeiture or payment of duties and costs by said petitioner.

I.S.

Given under my hand and seal of office, in the City of Washington, this tenth day of May in the year of our Lord one thousand eight hundred and thirty eight, and the sixty second year of Independence of the United States.

(sgd) Levi Woodbury
Secretary of the Treasury.

Recorded 17th May 1838.

Now all men by these presents, that we Henry Hall, Master of the Ship Trenton, moved by Samuel J. M. Miller and David O. Miller of Kentucky, and Isaac Handgick Esq. are held and firmly bound unto the United States of America in the full sum of eight thousand dollars, to which payment, well and truly to be made, we had ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seal, and dated the 14th day of May 1838. The condition of this obligation is such, that whereas the Ship Trenton her tackle, apparel and furniture has been libelled by the United States of America, aforesaid, and whereas Henry Hall for said owners has duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for said Ship Trenton &c. Now of the said Henry Hall, Saml J. M. Miller and David O. Miller and Isaac Handgick Esq. that well and truly pay, or cause to be paid, to the said United States or to their certain Attorney, the sum of four thousand dollars being the appraised value of said Ship Trenton her tackle, apparel & furniture, in case the same shall be adjudged by the Court as forfeited to the said United States of America, upon the trial of the same, together with the costs of suit, then this obligation to be well and truly, or else to remain in full force and virtue. And binding ourselves in every other respect according to law we hereunto sign and seal.

Signed, sealed and delivered,
in presence of —

per Henry Hall for myself
and owners

per Isaac Handgick Esq.
for Henry & Isaac Handgick

Recorded 14th May 1838.

Appraisement United States vs Ship Fremont

United States District Court.
Eastern District of LouisianaUnited States
vs
Ship Fremont

The the undersigned duly appointed
appraisers in said case have performed our duty as such and find
the said Ship Fremont her tackle, apparel and furniture to be
worth the sum of three thousand dollars.

New Orleans 10th May 1838Sworn to & subscribed
before me this 10th May 1838

Jas D. Herrera Clerk

(Sgd) Alden G. Clark

(Sgd) Cyrus Bradley

(Sgd) John Brainerd

Recorded May 1st 1838

Remission United States vs Ship Gampa

It all by whom these presents shall come. I, Levi Woodbury
Secretary of the Treasury of the United States, send greeting. — Whereas
Statement of facts bearing date the 10th day of June 1837 with the petition of J.
Bernard owner of the Ship Gampa a subject of the Kingdom of France, which accused
touching the forfeiture of said Ship incurred under the Statute of the United States, entitled
"an act to regulate the collection of duties on imports and exports" approved 2^d March
1799, by a violation of the 103 section of said act, has been transmitted to
the Secretary of the Treasury, by the Judge of the District Court of the United
States for the Eastern Dist. of Louisiana, pursuant to the Statute of the United
States, entitled "an act to provide for mitigating or remitting the forfeitures, penalties
and disabilities, accruing in certain cases therein mentioned," as by the said Statement
of facts and petition remaining in the Treasury Department of the United States,
may fully appear, and whereas I the said Secretary of the Treasury having maturely
considered the said Statement of facts and petition, and it appearing to my satis-
faction that the said forfeiture was incurred, without wilful negligence or any intention
of fraud. — Now therefore, know ye, that I, the said Secretary of the Treasury,
in consideration of the premises, and by virtue of the power and authority to me
given by the said last mentioned Statute, do hereby send to remit to the petitioner
all the rights, claims and demands of the United States and of all others who are
entitled to the said forfeiture on payment of duties and costs by said petitioner.

In witness whereof my hand and seal of office, in the city of Washington
this fourteenth of May in the year of our Lord one thousand
Eight hundred and thirty eight and the sixty second year of
the Independence of the United States

(Sgd) Levi Woodbury
Secretary of the TreasuryRecorded 1st June 1838

Pemission- United States No. 97 Bees Brandy

332

To All to whom these presents shall come
I, Levi Woodbury, Secretary of the Treasury of the United States, send greeting.
Whereas, a Statement of facts bearing date the sixth day of June 1837, with the
petition signed a subject of the Kingdom of France, therein annexed, touching, touching
a certain forfeiture of Nineteen boxes of brandy incurred under the Statute
of the United States, entitled, "An act to regulate the Collection of duties on imports
and tonnage" Approved 2^d March 1799, by a violation of the 11th section of said
Act, had been transmitted to the Secretary of the Treasury, by the Judge of the
District Court of the United States for the Eastern District of Louisiana, pursuant
to the Statute of the United States, for the "Enlightened" An Act to provide for restoring
of remitting the forfeitures, penalties, and disabilities, accruing on certain cases therein
mentioned, as by the said Statement of facts and petition remaining in the Treasury
Department of the United States more fully appears: And whereas, if the said
of the Treasury, having maturely considered the said Statement of facts and petition,
and it appearing to my satisfaction that the said forfeiture was incurred without
culpable negligence or any intention of fraud;

Now therefore, Know ye, that I the said Secretary of the Treasury, in
consideration of the premises, and by virtue of the power and authority to me
given by the said last mentioned Statute, do hereby direct to remit to the
petitioner all the right, claim and demand of the United States, and of all
others whomsoever, to the said forfeiture in payment of duties and costs
by said petitioner.

Given under my hand and Seal of Office, in the City of
Washington, this fourteenth day of May in the year of our
Lord One thousand eight hundred and thirty eight and the
sixty second year of Independence of the United States

(Signed) Levi Woodbury
Secretary of the Treasury.

Recorded 1st June 1838.

No. 4323. Remission. U. S. vs W. A. Leidesdorff.

To all to whom these Presents shall come,

I Levi Woodbury Secretary of the Treasury of the United States, send greeting: whereas a statement of facts bearing date the twenty fifth day of June 1838, with the Petition of William A. Leidesdorff, Master of the Ship Angel, thereto annexed, touching a certain fine of five hundred dollars incurred under the Statute of the United States, entitled "An Act to regulate the Collection of duties on Imports, and Tonnage" approved 2^d March 1799, by a violation of the fifty fourth section of said Act in permitting a fastening, has been transmitted to the Secretary of the Treasury by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "An Act to provide for mitigating or remitting the forfeitures penalties or disabilities, accruing in certain cases therein mentioned" as by the said statement of facts and petition remaining in said Treasury Department of the United States may fully appear. And whereas, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: And it appearing to my satisfaction that the said fine was incurred without wilful negligence or any intimation of fraud: Now therefore know ye that the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, I do hereby decide to remit to the Petitioner all the right claim and demand of the United States, and of all other whomsoever, to the said fine, on payment of costs by the said Petitioner.

Given under my hand and seal of office this fifth day of July, in the year of our Lord one thousand eight hundred and thirty eight and the fifty third year of the Independence of the United States.

(Signed) Levi Woodbury

Secretary of the Treasury

Recorded July 17th 1838

United States District Court

Eastern District of Louisiana

The United States

vs
Steam Boat Mazepa

No. 4386

We the undersigned, duly appointed appraisers in said case, have performed our duty as such, and value the said Steam Boat Mazepa at the sum of nine thousand dollars - New Orleans, September 11th 1838

Shown to & Subscribed before me
this 18th September 1838

E. B. Bradford
By Clerk

(Signed) Joseph Saville
Sheldon S. Clark
By our Deputies

United States District Court
Eastern District of Louisiana

The United States
vs
4 Packages Goods } No 4386

We the undersigned, duly appointed Appraisers in said
Court, have duly performed our duty at which and value the said four Packages of
Goods at the sum of Eighteen thousand dollars.
New Orleans 17th Nov 1838

(Signed) Sheldon S. Clark
by me Bradley
John Braman

Seen to & subscribed before me by
Sheldon S. Clark
by me Bradley
John Braman
this 17th Nov 1838
D. H. Bradford

Seen to & subscribed before me by
John Braman, this 17th Nov 1838
D. H. Bradford
by me Clark

No 4386 United States vs. 4 Packages Goods (Seizure)

to all to whom these presents shall come,
I, S. J. Woodbury
Secretary of the Treasury of the United States, send greeting.
Whereas a statement of facts, bearing date the first day of December
1838 with the petition of Edward Chate of New Orleans,
thereto annexed, touching a certain forfeiture & four packages of goods
incurred under the Statute of the United States, entitled, an act to
regulate the collection of duties on imports and tonnage, approved
March 3rd 1799 by a branch of the Treasury, by the Judge of
the District Court of the United States for the Eastern District of Louisiana,
pursuant to the Statute of the United States, entitled an act to provide
for mitigating or remitting the forfeitures, penalties, and disabilities
incurred in certain cases therein mentioned, as by the said statement
of facts and petition remaining on file in the Treasury, I, the said Secretary
of the Treasury, having duly considered the said statement of
facts and petition, and it appearing to my satisfaction that the
said forfeiture was incurred without wilful negligence or
intention of fraud.
Now, therefore, I, the said Secretary of the Treasury,
in consideration of the premises, and by virtue of the power and authority
to me given by the said last mentioned Statute, do hereby order to
remit to the petitioner all the right, claim, and demand of the
United States, and of all others whomsoever, to the said forfeiture

on payment of duties & costs by the petitioner.



Given under my hand and seal of office, in the City of Washington, this second day of January in the year of our Lord one thousand eight hundred and thirty nine and the sixty third year of Independence of the U.S.

(Signed) Levi Woodbury
Secretary of the Treasury.

N^o 4286. United States vs. Ship Mars (warrant of seizure)

to all to whom these presents shall come.

I, Levi Woodbury,

Secretary of the Treasury of the United States, send greeting:
Whereas a statement of facts, bearing date the fifth day of January 1839 with the petition of Holmes and Shells, merchants, now before the Court, touching a certain forfeiture of the Ship Mars, incurred under the statute of the United States, entitled "An act to regulate the collection of duties on imports and tonnage" approved 2^d March 1799 by a violation of the 182 section of said act, has been transmitted to the Secretary of the Treasury by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the statute of the United States, entitled "an act to provide for investigating or removing the forfeiture, penalties, and disabilities, accruing in certain cases therein mentioned" by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear, and Whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition, and it appearing to my satisfaction that the said was, incurred without wilful negligence or any intention of fraud:
Now, therefore, know ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned statute do hereby decide to remit to the petitioner all the right, claim and demand of the United States, and of all officers who are or were to the said forfeiture on payment of duties and costs by the petitioner.



Given under my hand and seal of office, in the City of Washington this fourth day of January in the year of our Lord one thousand eight hundred and thirty nine and the sixty third year of Independence of the United States.

Levi Woodbury
Secretary of the Treasury.

to all to whom these presents shall come.
I, Levi Woodbury,

secretary of the Treasury of the United States, and granting:
Whereas a statement of facts, bearing date the seventeenth day of
May, 1822 with the petition of Henry Hall, master of the ship
Trenchant, thereto annexed, touching a certain forfeiture of said ship
incurred under the Statute of the United States intitled
an act to regulate the collection of duties on imports and tonnage
passed the 2d March 1799 by a resolution of the U.S. Senate of
said act, has been transmitted to the secretary of the Treasury
by the Judge of the District Court of the United States for the
Eastern District of Louisiana pursuant to the Statute of
the United States, entitled "an act to provide for carrying
in remitting the forfeitures, paid his said duties &c. &c. according
in certain cases therein mentioned"; and by the said statement
of facts and petition remaining in the Treasury Department
of the United States, duly before me: And Whereas I, the
said secretary of the Treasury, having maturely considered
the said statement of facts and petition; and it appearing
to my satisfaction that the said forfeiture was incurred
without wilful neglect or any intention of fraud.
I do, therefore, decree, that the said secretary of the
Treasury, in consideration of the premises, and by virtue of the
power and authority to me given by the said last mentioned
Statute, do hereby direct to remit to the petitioner all the costs
claim, and Demand of the United States; and of all other
whomsoever, to the said forfeiture on payment of costs by
the petitioner.

sd.

given under my hand and seal of office,
in the city of Washington, this thirty
first day of January in the year of our
Lord one thousand eight hundred and
thirty nine, and the sixty third
year of Independence of the United States.

(Signed) Levi Woodbury
secretary of the Treasury

4396. Permission) United States vs. Brig Louise.
to all to whom these presents shall come.

I, Levi Woodbury,
secretary of the Treasury of the United States, and granting:
Whereas a statement of facts, bearing date the twenty fifth of
January 1829 with the petition of Messrs Schmidt & Morner of
New Orleans, consignees of the Brig Louise, and
thereto annexed, touching a certain forfeiture of said Brig Louise
incurred under the Statute of the United States, entitled "an
act to regulate the collection of duties on imports and tonnage
approved 2d March 1799 by a resolution of the U.S. Senate of
said act, has been transmitted to the secretary of the Treasury

By the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States, entitled "an act to provide for mitigating or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned," as by the said statement of facts and petition remaining in the treasury Department of the United States, may fully appear: and whereas, I, the said secretary of the Treasury, having maturely considered the said statement of facts and petition: and it appearing to my satisfaction that the said forfeiture was, incurred without wilful negligence or any intention of fraud.

I now, therefore, know ye, that I, the said secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the rights, claim, and demand of the United States, and of all others whomsoever, to the said forfeiture on payment duties and costs by said petitioner.

Walt.

Given under my hand and seal of office, in the city of Washington, this thirtieth day of February in year of our Lord one thousand eight hundred and thirty nine and the sixty third year of Independence of the United States.

(Signed) Levi Woodbury
secretary of the Treasury.

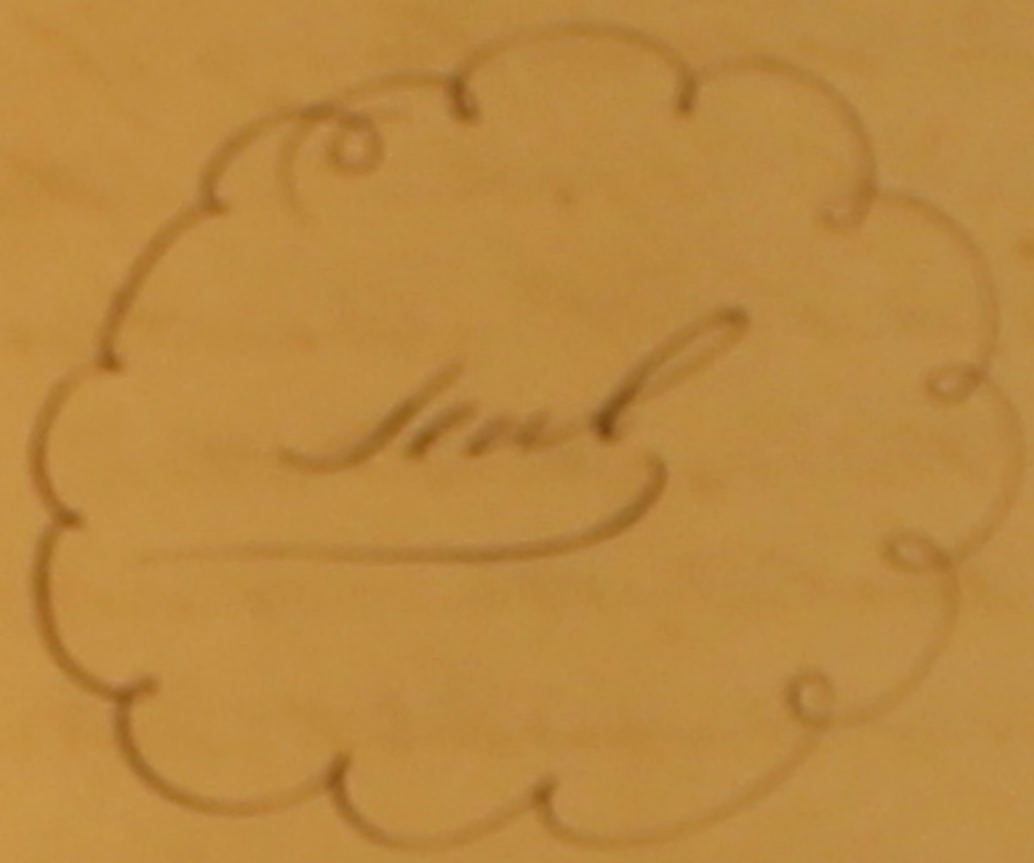
(N^o 4452. Remission) U. S. vs. 127 Boxes Brandy.

To all to whom these presents shall come:

I, Levi Woodbury,

secretary of the Treasury of the United States, and giving whereas a statement of facts, bearing date the twenty fifth of January 1839 with the petition of Joseph Albert of New Orleans, ^{formerly known} as aforesaid, touching a certain forfeiture of one hundred boxes of Brandy incurred under the Statute of the United States, entitled "an act to regulate the importation of Brandy in casks of a capacity not less than five gallons, and the exportation of the same for the benefit of a drawback of the duties," and continued in force by the act of 27 Feb^y 1830, has been transmitted to the secretary of the Treasury, by the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the Statute of the United States for the Eastern District of Louisiana entitled "an act to provide for mitigating or remitting the forfeitures, penalties, and disabilities accruing in certain cases therein mentioned," as by the said statement of facts and petition remaining in the treasury Department of the United States, may fully appear:

and Whereas, I, the said Secretary of the Treasury, having
maturely considered the said statements of facts and petition,
and it appearing to my satisfaction that the said forfeiture was
incurred without wilful negligence or any intention of fraud,
Now, therefore, know ye, that I, the said Secretary of the
Treasury, in consideration of the premises, and by virtue of the
power and authority to me given by the said last mentioned
statute, do hereby decide to remit to the petitioner all the right
claim, and demand of the United States and of all others
whomsoever, to the said forfeiture in payment of duties
and costs by the petitioner.



Given under my hand and seal of office
in the City of Washington this thirtieth
day of February in the year of our Lord
one thousand eight hundred and thirty six,
and the sixty third year of Independence
of the United States.

(Signed) Levi Woodbury
Secretary of the Treasury

United States vs. Maurice Edwards, (Petitioner)

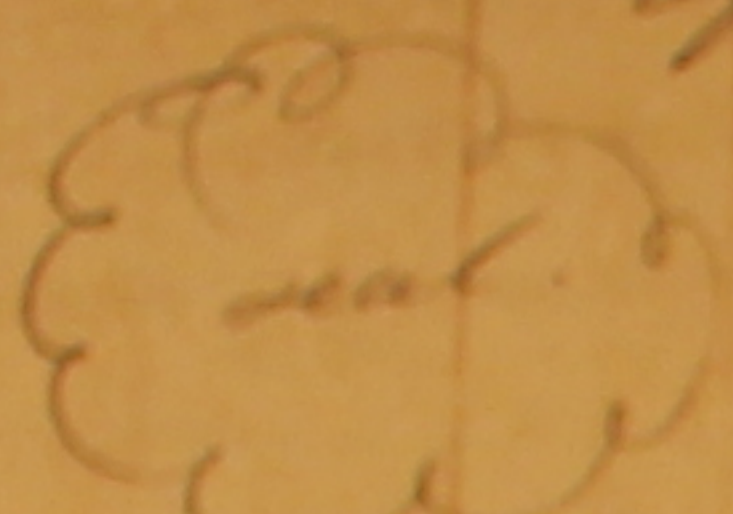
Martin Van Buren.

President of the United States of America.
To all to whom these presents shall come — Greeting
Whereas, Maurice Edwards, a citizen of Texas has
petitioned the President for the remission of the forfeiture incurred
in consequence of his having brought into the port of New Orleans
from a foreign Country a slave named Richard, about the
6th day of February 1839, on board the steam ship Cuba, in violation
of the act of Congress of the 20th April 1818 — and whereas
it has been satisfactorily shown that the violation of the law
aforesaid, was committed through ignorance and without
any wilful or fraudulent intent on the part of the said Edwards,
to waive the same.

Now therefore I, Martin Van Buren, President of the
United States of America, in consideration of the premises, deem
other good and sufficient reasons are the merits moving, have
remitted and do hereby remit unto him the said Maurice Edwards
the forfeiture incurred by the violation of the law aforesaid
and order that he be released from further prosecution of the
suit against him, upon the payment of all costs which may have
accrued in the premises.

In testimony whereof I have hereunto
subscribed my name and caused the
seal of the United States to be affixed
to these premises — Done at the City

of Washington this 1st day of February A.D. 1839 and
of the independence of the United States be wit-
ness.



(Signed) M. Van Buren

By the President John W. Foster Secretary of State

U. S. District Court & Cases. U. S. vs. Steam Ship Cuba (in rem)

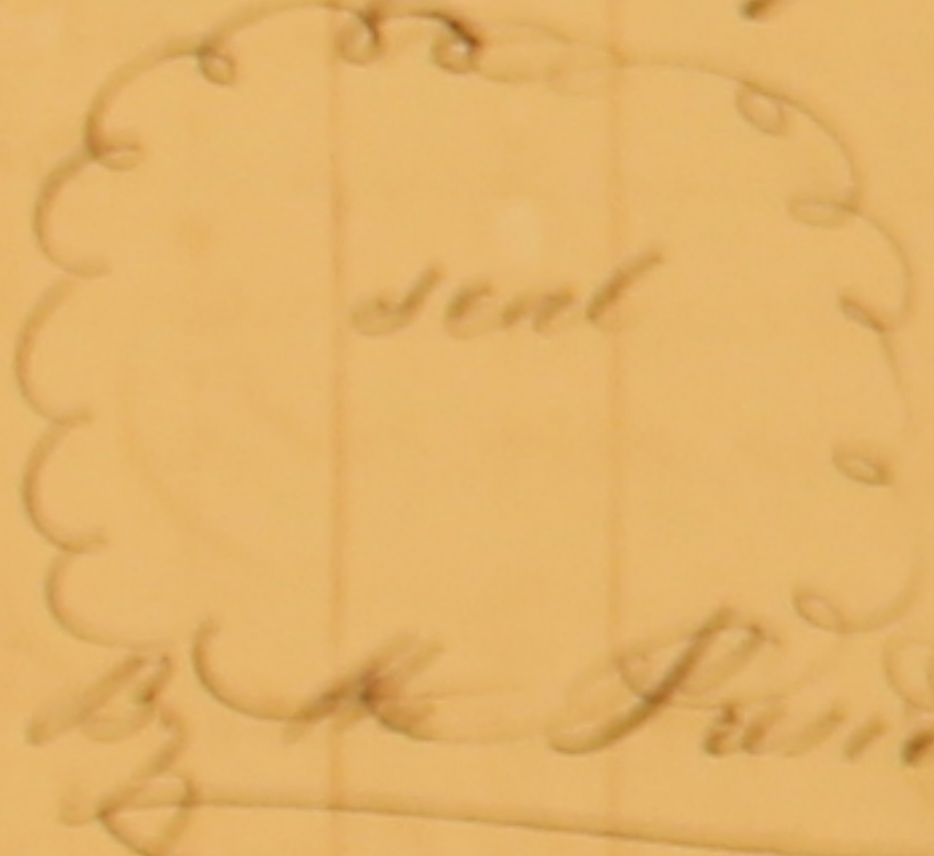
Martin Van Buren

President of the United States of America.

to all to whom these presents shall come Greeting

Whereas, James L. Bogart, part owner, and agent for the other owners of the Steam Ship Cuba, who are all citizens of the United States, has petitioned the President for the remission of the forfeiture incurred by said Steam Ship Cuba, in consequence of her having brought into the port of New Orleans, on or about the sixth day of February 1839 a slave named Richard in violation of the act of Congress of the 20th April 1818, and whereas it has been satisfactorily shown, that the violation of the law aforesaid was committed through ignorance and without any wilful or fraudulent intent on the part of said agent to evade the same.

Now therefore, I, Martin Van Buren President of the United States of America, in consideration of the premises, and for other good and sufficient reasons me therunto moving have remitted and do hereby remit unto him the said James L. Bogart agent, the forfeiture incurred by the violation of the law aforesaid and do order that the said Steam Ship Cuba be released upon the payment of costs.



In testimony whereof I have hereunto subscribed my name and caused the seal of the United States to be affixed to these presents. Done at the City of Washington this 6th day of March A.D. 1839 and of the Independence of the United States the

By the President

sixty third

(Signed) M. Van Buren

(Signed) John W. Foster

Secretary of State

United States vs. Steep Water Witch (appraisement)

We the undersigned appointed appraisers of the Steep Water Witch has docked and appraised, seized by the U.S. of Seven thousand dollars.
sworn & subscribed to this 5th January 1838 before me
(signed) J. Winthrop
(signed) John I. Brainard
(signed) John I. Clark
(signed) Cyrus Bradley

United States vs. Packages seized (appraisement)

We the undersigned do hereby appraise the goods seized above suit at Five thousand dollars. New Orleans Dec. 11. 1837.
signatures acknowledged & sworn to this 11th Dec. 1837. before me
(signed) J. Winthrop
(signed) J. I. Brainard
(signed) John I. Clark
(signed) H. English

United States vs. Ship Mars (appraisement)

We the undersigned appointed appraisers of the Ship Mars by the United States Court after having duly examined her do appraise her at the sum of Ten thousand dollars.
signatures acknowledged & sworn to him 11th Dec. 1838. before me
(signed) J. Winthrop
(signed) John I. Brainard
(signed) Cyrus Bradley
(signed) John I. Clark

United States vs. Brig Louise. (appraisement)

We the undersigned duly appointed appraisers of the above named Brig Louise by the U.S. District Court after having duly examined her do appraise her at the sum of Seven thousand dollars
sworn to this 12 December 1837, before me.
(signed) John I. Brainard
(signed) John I. Clark
(signed) Cyrus Bradley

(signed) J. Winthrop
(signed)

United States vs. 27 Bales cotton marked E (appraisement)

We the undersigned appointed appraisers of twenty seven Bales cotton marked E seized by the United States do appraise the same at the sum of Eleven hundred Dollars.

Sworn to this 3^d day
1837 (before me)

(signed) J. M. Atchison
Clerk

(signed) Sheldon S. Clark
(do) John Brainerd
(do) Cyrus Bradley

(No. 4453) United States vs. Brig Gene Freres. (appraisement.)

We the undersigned appointed appraisers by the U. S. Court of the above named Brig after having viewed on board & examined her do appraise her at the sum of three thousand signatures acknowledged

& sworn to this 24th January
1837 at Stockholm (before me)

(signed) J. G. A. Heit.
Syndic Clerk.

(signed) Sheldon S. Clark
(do) Cyrus Bradley
(do) John Brainerd.

(No. 4253) United States vs. Brig Gene Freres (Bond)

Know all men by these presents, that we Andre' Aguaron and J. W. Zacharie & Co. are fully and firmly bound unto the United States in the just and full sum of four thousand five hundred Dollars to which payment well & truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this 24th day of January 1837.

The condition of this obligation is such that whereas the Brig Gene Freres her tackle, apparel & furniture has been & lately said United States, afterwards Andre' Aguaron has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Brig Gene Freres & Co. View of the said Andre' Aguaron or J. W. Zacharie & Co. shall well and truly pay, or cause to be paid, to the United States or to their certain attorney, the sum of Three thousand Dollars being the appraised value of said Brig Gene Freres & Co. in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force & with equal force & effect

in presence of
J. G. A. Heit.

Sy. Clerk.

(signed) Andre' Aguaron
(do) J. W. Zacharie

We the undersigned appointed by the U. S. Court to appraise
the above named ship after having repaired on board & as appraised
the same at the sum of Sixteen thousand dollars.

Witness our hands & seals this 26th day of January 1863.
(signed) John B. Lincoln
(signed) John B. Lincoln
(signed) John B. Lincoln
(signed) John B. Lincoln
(signed) John B. Lincoln
(signed) John B. Lincoln
(signed) John B. Lincoln
(signed) John B. Lincoln
(signed) John B. Lincoln
(signed) John B. Lincoln

Know all men by these presents, that we J. D. Lindsay and
N. I. Shepherd
and firmly bound unto the United States in the just and full
sum of Twenty four thousand dollars to which judgment well
and truly to be made, we bind ourselves, our heirs, executors
and administrators, jointly and severally, firmly by these
presents, seals, with our seals, and date this twenty
sixth day of January 1863.

The petition of this obligation is such, that whereas the
ship Ellen Brooks, her tackle, apparel & furniture having
been sold by said United States appraiser, and whereas N. I.
Shepherd has only filed in the District Court of the United
States for the Eastern District of Louisiana his claim for
ship Ellen Brooks &c.

Now if the said N. I. Shepherd and J. D. Lindsay
shall well & truly pay or cause to be paid, to the said
United States, or to their certain attorney, the sum of sixteen
thousand dollars, being the appraised value of said ship
Ellen Brooks &c. in case the same shall be adjudged
by the Court as forfeited to the said United States upon the
trial of the same, together with the costs of suit, then
this obligation to be null & void, or else to remain in
full force and virtue, and binding ourselves in every
respect according to law, and submitting to the juris-
diction of said Court and the rules thereof.

(signed) N. I. Shepherd Esq.
(signed) J. D. Lindsay Esq.
Signed sealed and delivered in
presence of

Wm. J. Winthrop
Clerk

1847) United States vs Ship Salma (apprehended)

We the undersigned appointed by the U. S. Court to appraise the ship Salma after having repaired on board and examined her do appraise the same at sum Ten thousand dollars.

(signed) Solomon S. Clark,
sworn to and attested (signed) Cyrus Brady,
Jr before me, C. Vail (signed) John Braisard
February 11. 1839.
(signed) J. G. A. Hunt.

J. G. A. Hunt

1847. United States vs. Ship Salma (Bond).

Know all men by these presents that we James Fillingham, R. A. Lefebvre, C. L. Carrière, T. R. Hyde, & J. Lallande are held and firmly bound unto the United States in the just & full sum of fifteen thousand dollars to which payment well & duly to be made, we bind ourselves, our heirs, executors and administrators jointly & severally firm by these presents, sealed with our seals, and date this 11th day of March 1839.

The condition of this obligation is such, that whereas the ship Salma her tackle, apparel & furniture has been seized by said United States afore said, and whereas James Fillingham has duly filed in this District Court of the United States for the Eastern District of Louisiana his claim for said ship Salma &c.

Now, if the said James Fillingham, R. A. Lefebvre, C. L. Carrière, T. R. Hyde & J. Lallande shall well and truly pay, or cause to be paid to the said United States or to their certain attorney the sum of Ten thousand dollars being the appraised value of said ship Salma her tackle apparel & furniture in case the same shall be adjudged by the Court to be forfeited to the said United States upon the trial of the same together with the costs of suits, then this obligation to be null & void or else to remain in full force and with and binding ourselves in every respect according to law and submitting to the jurisdiction of said Court and the rules thereof.

signed, sealed & delivered
in presence of

J. G. A. Hunt
J. G. A. Hunt

James Fillingham (Sd)

R. A. Lefebvre (Sd)

C. L. Carrière (Sd)

T. R. Hyde (Sd)

J. Lallande (Sd)

De

Where the undersigned being appointed by the Hon^{ble} the District Court, Eastern District of Louisiana to appraise the merchandise in the above suit, do appraise the same under oath at the sum of six thousand & six hundred dollars.

New Orleans
20 Feb'y 1839.

(signed) John Bernard
(signed) John A. Tarnell

Know all men by these presents that we Edward Selous and E. H. Horlouth

are held and firmly bound unto the United States in the just and full sum of nine thousand & twenty eight dollars to which payment well & truly to be made, we bind ourselves, our heirs, executors, and assigns and heirs, jointly & severally, firmly by these presents, made with ourselves and dated this 13th day of March 1839.

The condition of the obligation is such that whereas ^{A.M.}_{A.L.} 25 13. one case merchandise &c. have been sold by the said United States of Louisiana, and whereas Edward Selous has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said merchandise, more of the said Edward Selous and E. H. Horlouth.

Which well and truly pay or cause to be paid to the said United States, or to their certain attorney the sum of six thousand and six hundred dollars being the appraised value of said merchandise, or any part of said sum of six thousand & six hundred dollars we are bound that should be required by the Court as forfeited to the said United States upon the trial of the same, together with costs of suit. Then this obligation to be null & void, it else to remain in full force and virtue, and binding, ourselves in every respect according to law and not submitting to the jurisdiction of said Court and the rules thereof.

signed, sealed &c. Edward Selous

(signed) E. Selous Esq.

in presence of

J. G. A. Kirt J. G. A. Kirt

(signed) E. H. Horlouth Esq.

United States vs. Ship Globe (appraisement)

We the undersigned appointed appraisers of the Ship
Globe by the U. S. Court do appraise the same at the
sum of Ten thousand dollars.
Feb. 28. 1839.

(signed) John Brainerd
(signed) Cyrus Bradley
(signed) Shalmon S. Clark.

Know all men by these presents, that we Edward
Oliver & George Bedford.

are held and firmly bound unto the United States of
America in the just and full sum of fifteen thousand
dollars to which payment well and truly to be made, we
bind ourselves, our heirs, executors and administrators
jointly and severally, firmly by these presents, sealed with
our seals and dated this first day of March 1839.

The condition of this obligation is such, that whereas
the Ship Globe her tackle, apparel & furniture has
been libelled by the United States of America aforesaid
and whereas said Edward Oliver & also have duly filed
in the District Court of the United States for the Eastern
District of Louisiana, their claim for said Ship Globe her
tackle, apparel & furniture. & Now if the said Edward
Oliver & George Bedford.

shall well & truly pay, or cause to be paid to the said
United States, or to their certain attorney, the sum of ~~the~~ ^{the}
thousand dollars being the appraised value of said Ship
Globe her tackle apparel and furniture in case the
same shall be adjudged by the Court as forfeited to
said United States upon the trial of the same together
with the costs of suit, then this obligation to be null &
void, or else to remain in full force and virtue,
and obligating ourselves in every respect according
to law in such case made & provided we sign & sub-
scribe, seal & deliver
in presence of.

(signed) Edward Oliver. Esq.
(signed) George Bedford,

453.

To all to whom these presents shall come

I Levi Woodbury

secretary of the Treasury of the United States, send greeting.

Whereas a statement of facts, bearing date the twenty first day of February 1839 with the petition of Etienne Etienne, a citizen of France and owner of the Brig. Louis F. Duval, master, touching a certain forfeiture of said Brig, incurred under the statute of the United States, entitled, "an act to regulate the collection of duties on imports and tonnage" passed the 3^d of March 1799, by which the 113 section of said act has been transmitted to the Secretary of the Treasury, By the Judge of the District Court of the United States for the Eastern District of Louisiana, pursuant to the statute of the United States, entitled, "an act to provide for mitigating or remitting or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned" as by the said statement of facts and petition remaining in the Treasury Department of the United States, more fully appears: and whereas, I, the said secretary of the Treasury, having minutely considered the said statement of facts and petition and it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud,

Now, therefore, I decree, that I, the said secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned statute, do hereby decide to remit to the petitioner all the right claim, and demand of the United States, and of all others whomsoever, to the said forfeiture, expayment of duties and costs by said petitioner.

given under my hand and seal of office
in the city of Washington, this eight
day of March in the year of our Lord
one thousand eight hundred and thirty
nine and the sixty third year of indepen-
dence of the United States

Levi Woodbury
Secretary of the Treasury

Recd

United States vs 3½ doz Whiskey

To all to whom these Presents shall come:

I, Levi Woodbury,

Secretary of the Treasury of the U. S. send Greeting,

Whereas a statement of facts without date of with the petition of Joseph M. White, owner of three dozen and a half of such whiskey, imported into New Orleans in the Ship Globe. — Hereto annexed, touching a certain forfeiture of said whiskey incurred under the Statute of the United States, entitled, "an act to regulate of duties on imports and tonnage: passed 28 March 1799, section 103^d. has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States for the Eastern District of Louisiana: — Pursuant to the Statute of the United States, entitled "an act to provide for mitigating or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned" as by the said statement of facts and petition remaining in the treasury department of the United States, may fully appear: and whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: and it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud. Now, therefore, know ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last-mentioned statute do hereby decide to remit to the petitioner all the right-claim, and demand of the United States, and of all others whatsoever, to said forfeiture on payment of duties and costs by said petitioner,

Seal

Given under my hand and seal of Office, in the City of Washington this twelfth day of March in the year of our Lord one thousand eight hundred and thirty nine and the sixty third year of Independence of the United States.

(Signed) Levi Woodbury

Secretary of the Treasury

Bond of Manderill Marigny United States Marshal

369

Know all men by these presents that we Manderill Marigny as principal
and Bernard Marigny & Wm. C. Claiborne,

of Louisiana are held and firmly bound unto the United
States of America in the just and full sum of twenty thousand dollars to which payment well and
truly to be made within twelve months expires and administrators jointly and severally
firmly by these presents sealed with our seals and dated in the city of New Orleans
this 25th day of March in the year of our Lord one thousand
eight hundred and thirty nine and in the 13th year of the Independence of the
United States of America.

The condition of this obligation is such that that whereas the said Manderill
Marigny was on the 22nd day of February A.D. 1839. appointed and commission
by the President of the United States to the office of Marshall in and for
the Eastern District of Louisiana and being desirous to enter on the duties
of said office.

That if the said Manderill Marigny and such deputies
as he may appoint under him shall well and faithfully fulfil the duties of
said office according to law, then this obligation to be null and void or else
to remain in full force and virtue.

signed and delivered
in presence of

E. L. Bernard

Ch^l Claiborne

(signed) J. Manderill Marigny Esq.

(signed) Bernard Marigny Esq.

(signed) Wm. C. Claiborne. Esq.

Approved

March 26th 1839.

(signed) P. K. Lawrence

U. S. Judge.

I Manderill Marigny do solemnly swear that I will faithfully execute
all lawful precepts directed to the Marshall of the Eastern District
of Louisiana under the authority of the United States and true returns
of Louisiana and in all things well and truly and without malice or par
tiality perform the duties of the office of Marshall of the Eastern District of
Louisiana during my continuance in said office, and take only my lawful
fee. so help me God.

Sworn & subscribed to this
26th day of March 1839.
before me

(signed) J. Manderill Marigny

P. K. Lawrence.

Judge U. S.
East Dist. Louisiana.

Recorded March 30. 1839

350
No 4570. M. H. Marshall vs St Bt Bryan Brodihume

Know all men by these presents, that we Rufus Edwards
and Arthur Fulton &c
are held, and firmly bound unto M. H. Marshall
in the just and full sum of One Hundred & Fifty Dollars
to which payment well and truly to be made, we bind
ourselves, our heirs, executors and Administrators, jointly
and severally, firmly by these presents, sealed with our
seals, and Dated this 26th day of March 1839

The condition of this obligation is such, that whereas the
Steam Boat Bryan Brodihume, her tackle apparel & furniture
has been libelled by M. H. Marshall
of our said and whereas Rufus Edwards has duly filed in the
District Court of the United States for the Eastern District
of Louisiana his claim for said Steam Boat Bryan Brodihume
and if the said Rufus Edwards & Arthur Fulton &c
shall well and truly pay, or cause to be paid to the said
M. H. Marshall or to his certain attorney the sum of Eighty
Dollars six & one half cents
in case the same shall be adjudged by the court as due to the said
M. H. Marshall upon trial of the same, together with the
costs of suit, then this obligation to be null and void, void
to remain in full force and virtue, with the words erased and
words interlined, and approved before signing
Signed, Sealed, and Delivered

in presence of
Joseph Charbonne

Rufus Edwards [Seal]
Arthur Fulton [Seal]
L. R. Fulton [Seal]

Recorded April 1. 1839.

To all to whom these presents shall come

L. Ben Woodbury

To all to whom these presents shall come,
 I Ben Woodbury

Secretary of the Treasury of the United States, and greeting,
 Whereas a statement of facts, bearing date the first day of
 January 1839, and the petition of R. L. Shephard of the County
 of the Ship Ellen Brooks thereunto annexed, touching a certain
 forfeiture of said ship incurred under the Act of the United
 States entitled an act to regulate the collection of duties on
 imported and foreign goods passed 2^d March 1831 by a resolution of the
 18th section of said act, has been transmitted to the Secretary of
 the Treasury, to the Judges of the District Court of the United
 States for the Eastern District of America, pursuant to the Act
 of the United States, entitled "An act to provide for mitigating
 or remitting the forfeiture, penalties, and disabilities, accruing on
 certain cases therein mentioned, as by the said statement of
 facts and petition remaining in the Treasury Department of the
 United States, may fully appear; and whereas, I the said Secretary
 of the Treasury, having maturely considered the said statement
 of facts and petition and it appearing to my satisfaction that
 the said forfeiture was incurred without willful negligence
 or any intention of fraud.

I do, therefore, know, that, I the said Secretary of the
 Treasury, in consideration of the premises, and by virtue of the
 power and authority to me given by the said last mentioned
 Statute, do hereby decide to remit to the petitioner all the
 right, claims and demands of the United States, and of all
 others, whomsoever, in the said forfeiture or payment of duties
 and costs by said petitioner.

Given under my hand and seal
 of Office, in the City of Washington
 this nineteenth day of March in
 the year of our Lord one thousand
 eight hundred and thirty nine
 and the sixty third year of
 independence of the United States
 (Signed) Ben Woodbury
 Secretary of the Treasury

N^o 2230 United States Ship Water Witch

To all to whom these presents shall come

I Levi Woodbury

Secretary of the Treasury of the United States, send greeting;
Whereas a Statement of facts, bearing date the fourteenth day of February 1839 with the petition of John A. Malt & Co. of New Orleans claiming that the case should be annulled, touching a certain forfeiture of the Ship Water Witch incurred under the Statute of the United States entitled an act to regulate the collection of duties on imports and tonnage, passed 2^d March 1799 by a violation of the 42^d section of said act has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States for the Eastern District of Louisiana pursuant to the Statute of the United States, entitled An Act to provide for mitigating or remitting the forfeitures, penalties, and disabilities, according in certain cases therein mentioned, as by the said Statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: and whereas, I the said Secretary of the Treasury, having maturely considered the said Statement of facts and petition: And it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intent of fraud:

Now therefore, know ye, that I the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute do hereby decide to remit to the Petitioner all the right claim and demand of the United States, and of all others whomsoever to the said forfeiture in payment of duties and costs by said petitioner

Given under my hand and seal of Office, in the City of Washington this nineteenth day of March in the year of our Lord one thousand eight hundred and thirty nine and the sixth third year of Independence of the United States,

(Signed) Levi Woodbury
Secretary of the Treasury

To all to whom these presents shall come
I, Ben Woodbury,

Secretary of the Treasury of the United States and giving
Whereas a statement of facts, bearing date the fourth day of
February 1831 with the petition of John A. Smith & Co. of New Orleans
claimants in this case, then to be assessed, touching a certain forfeiture
of twenty seven Dollars of & other monies under the Statute of the
United States, in act to regulate the collection of duties on
import and tonnage passed 2^d March 1793 by a violation of
the 12th section of said act, has been transmitted to the Secretary
of the Treasury, by the Judge of the District Court of the United
States for the Eastern District of Louisiana pursuant to the Statute
of the United States, entitled An Act to provide for investigating
or remitting the forfeitures, penalties, and disabilities accruing
in certain cases therein mentioned, and the said statement
of facts and petition remaining in the Treasury Department
of the United States may fully appear, and whereas, I the said
Secretary of the Treasury, having maturely considered the
said statement of facts and petition; and it appearing
to my satisfaction that said forfeiture was incurred with-
out wilful negligence or any intention of fraud
then, therefore, know ye, that I the said Secretary of the
Treasury, in consideration of the premises and by virtue of the
power and authority to me granted by the said last mentioned
Statute, do hereby decide to remit to the claimants all the
right claim, and demand of the United States, and of all
others whatsoever, to the said forfeiture in payment of
duties and costs by said petitioners

Given under my hand and seal
of Office in the City of Washington
this nineteenth day of March in
the year of our Lord one thousand
eight hundred and thirty one
and the sixty third year of
Independence of the United
States

(Signed) Ben Woodbury
Secretary of the Treasury

1857 United States Ship Globe

To all to whom these presents shall come
I, Levi Woodbury

Secretary of the Treasury of the United States send greeting
Whereas a statement of facts bearing date fifth day of March
1857 with the petition of Edward Oliver Munster and George
F. Patten John Patten William Patten and William Richardson
of Bath in the State of Maine owners of the Ship Globe Thrueto
impounded, touching a certain forfeiture of the said Ship Globe
incurred under the Statute of the United States, entitled an act to
regulate the collection of duties on imports and tonnage passed
2^d March 1791 by a violation of the 103^d section of said act has been
transmitted the Secretary of the Treasury by the Judge of the United
Court of the United States for the Eastern District of Louisiana
pursuant to the Statute of the United States, entitled an act
to provide for investigating or remitting the forfeiture, penalties or money
in certain cases therein mentioned, as by the said statement of facts
and petition remaining in the Treasury Department of the United
States may fully appear, and whereas I the said Secretary
of the Treasury, having maturely considered the said statement
of facts and petition and it appearing to my satisfaction that
the said forfeiture was incurred without willful negligence or
any fraud

Now therefore know ye that I Secretary of the Treasury
in consideration of the premises and by virtue of the power
and authority to me given by the said last mentioned Statute
do hereby decide to remitt to the Petitioner all the right, claim
and demand of the United States, and of all others whomsoever
to the said forfeiture on payment of duties and costs by said
petitioners.

Given under my hand and seal of
Office in the City of Washington this
nineteenth day of March in the
year of our Lord one thousand
eight hundred and thirty nine
and the sixty third year of the
Independence of the United States

(Signed) Levi Woodbury
Secretary of the Treasury

To all to whom these presents shall come
O. Levi Woodbury.

Secretary of the Treasury of the United States, send greeting:
Whereas a Statement of facts, bearing date the seventh day of May 1838 with
the petition of George John Land James Brown and William Rayburn &
Benjamin May Thoms annexed, touching a certain forfeiture of the Ship
Grace Brown incurred under the Statute of the United States, entitled
"An Act to regulate the Collection of duties on imports and tonnage" pass-
ed 3^d March 1792, & a violation of the 103^d section of said act, has been
transmitted to the Secretary of the Treasury, by the Judge of the District
Court of the United States for the Eastern District of Louisiana, pursuant
to the Statute of the United States, entitled "An Act to provide for mitigating
or remitting the forfeitures, penalties, and disabilities, accruing in certain
cases therein mentioned," & by the said Statement of facts and petition
Remaining in the Treasury Department of the United States, may
fully appear; and whereas, I, said Secretary of the Treasury, having
maturely considered the said Statement of facts and petition, and
appearing to my satisfaction that the said forfeiture was incurred without
willful negligence or any intention of fraud;
Wherefore know ye, That I, the said Secretary of the Treasury, in
consideration of the premises, and by virtue of the power & authority to me
given by the said last mentioned Statute, do hereby decide to remit to
the petitioner all the right, claim, and demand of the United States
and of all others whomsoever, to the said forfeiture in payment of costs
by the petitioners

Given under my hand and seal of Office
in the City of Washington, this twenty first
day of May, in the year of our Lord one thousand
and eight hundred and thirty nine and the
sixth, third year of Independence of the
United States.

(Signed) Levi Woodbury
Secretary of the Treasury

United States vs Brig Emily Davis. N^o 4574

Bond

United States of America
Eastern District of Louisiana

Whereas all men by these presents that we John Aaron &c and John Aaron &c. Parties are held unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of Ten Thousand Dollars lawful money of the United States; for the payment whereof the said John Henry Holland, his heirs, executors, administrators, assigns or successors in office, we jointly and severally, bind ourselves our respective heirs, executors and administrators finally by these presents as witnesses our respective names and seals hereunto affixed by us at New Orleans this twenty third day of March One thousand eight hundred and thirty nine.

Whereas an Admiralty warrant was lately issued out of the Honorable the District Court of the United States for the District aforesaid at the suit of the United States vs Brig Emily Davis her tackle apparel and furniture numbered Four thousand five hundred and seventy one in the docket of said court commanding the Marshal of the Eastern District of Louisiana to seize and take into his custody the Brig Emily Davis her tackle apparel & furniture, which has been seized accordingly but has been already removed from said seizure and delivered the Claimants John Aaron &c at the time and by reason of the signing, sealing and delivery of these presents

Now the condition of the above obligation is such that if judgment shall pass in favor of the Libellants against the said Claimants John Aaron &c any the said Claimant shall forthwith pay to the John Henry Holland Marshal as aforesaid or to his heirs, executors, administrators, assigns, or successors in office the full amount of said judgment together with all the costs of said suit then the foregoing obligation to be void. But otherwise shall be, and signed sealed & delivered

in presence of
Signed John H. Holland

John Aaron &c [L.S.]
By Carl Helm [L.S.]
John Aaron &c [L.S.]

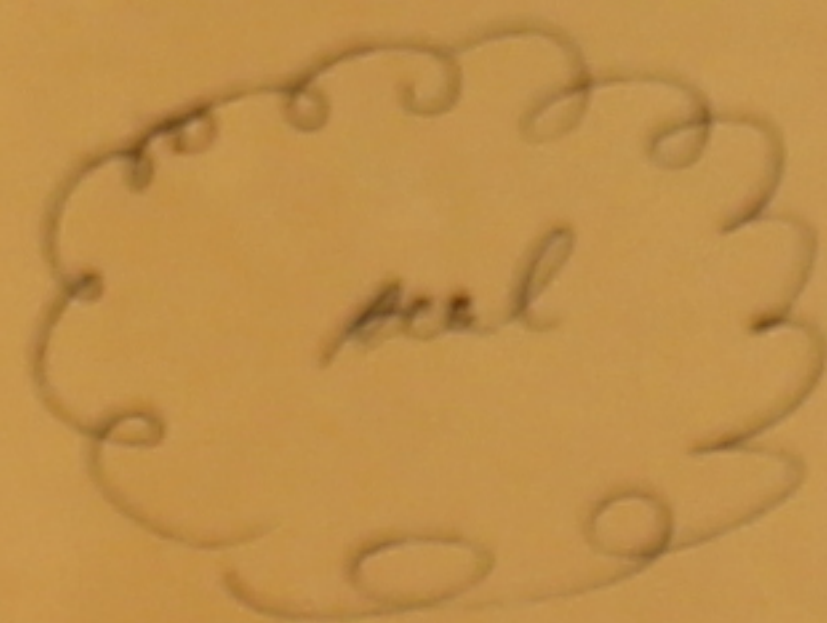
Recorded Fourth June 1839

Beall to whom these presents shall come.

L. Levi Woodbury,
Secretary of the Treasury of the United States and Justice.

Whereas a statement of facts bearing date the fourth day of May 1832 with the petition of John Darnley of New Orleans thereto annexed, touching a certain forfeiture of the Brig Emily Davis incurred under the Statute of the United States, entitled "An Act to regulate the Collection of duties on imports and tonnage" passed 2 March 1799 by a violation of the 4th section of said Act, has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States for the Eastern District of Louisiana pursuant to the Statute of the United States, entitled "An Act to provide for mitigating or remitting the forfeitures, penalties and disabilities, accruing in certain cases therein mentioned;" and by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: And whereas, I the said Secretary of the Treasury, having immediately considered the said statement of facts and petition, and it appeared to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud:

Now, therefore, know ye, that I the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the right, claim, and demand of the United States, and of all others whatsoever, to the said forfeiture in payment of costs by the petitioner.



Given under my hand and seal of Office, in the City of Washington, this twenty second day of May in the year of our Lord one thousand eight hundred and thirty two and the sixth third year of Independence of the United States.

(Signed) Levi Woodbury
Secretary of the Treasury

Recorded 5th June 1832

Harmon Bassford & Co. vs. S.B. Wm Wallace & 1874
intercession of Curry & Co.

Bond

Know all Men by these presents that we George Whitman and L.S. Dougherty & Co are held and firmly bound unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in the sum of Five hundred Dollars lawful money of the United States for the payment whereof to the said John Henry Holland his heirs executors Administrators, assigns or Successors in Office we jointly and severally bind ourselves our respective Heirs Executors & Administrators firmly by these presents We have our respective names and seals hereunto affixed to us at New Orleans this twenty second day of February in the year One thousand Eight hundred & thirty nine.

Whereas an admiralty warrant was lately issued out of the District Court of the United States for the Eastern District of Louisiana at the suit of Henry Bassford & Co and L. Curry & Co: intervening Libellant and number Forty four hundred and seventy four on the Docket of the said Court, commanding the said Marshal to seize and take into his possession the Steam Boat William Wallace, her tackle apparel and furniture, which has been seized accordingly, but has been released from said seizure and delivered to George Whitman at the time and by reason of the signing, sealing and delivering of the presents by consent of L. Curry & Co. interceders. Now the Condition of the above obligation is such that if Judgment shall pass in favor of the Libellants against the said Claimants George Whitman and the said Claimant George Whitman shall forthwith pay unto the said District Court or to the proper Officers thereof the full amount of said judgment together with all the costs of said suit then the foregoing obligation is to be void, but otherwise shall remain in full force and virtue.

Signed, Sealed & delivered
 in presence of
 Signed John T. Walden
 Signed John E. Holland

Signed George Whitman L.S.
 Signed L.S. Dougherty & Co L.S.
 Signed By L.S. Dougherty L.S.

Recorded June 5. 1874

Bond

Know all men by these that we John C. Hart and Bogart & Heathen and Lane Fountain & Co. are held and firmly bound unto John Henry Holland Marshal of the United States for the Eastern District of Louisiana in sum of one hundred and fifty Dollars (\$150) lawful money of the United States for the payment whereof to said John Henry Holland his heirs Executors Administrators Administrators jointly or severally and jointly and severally and ourselves our respective heirs Executors Administrators jointly or severally we have bound ourselves and heirs heirs and assigns by this our solemn oath and seal of office and seal of said District Court of the United States for the Eastern District of Louisiana at the suit of John S. Nelson vs Steam Boat *Semachicki* and numbered 4572 in the Court of said Court Commanding the Marshal of the said Eastern District of Louisiana to seize and take into his possession the Steam Boat *Semachicki* her tackle apparel and furniture, which has been seized accordingly, but has been released from said seizure and delivered to the said John C. Hart.

at the time and by reason of the signing sealing and delivering of these presents the said John C. Hart having filed a claim to the said Steam Boat *Semachicki* in the Clerk's Office of the said Court and which claim is now of record. Now the condition of the above obligation is such that if judgment shall pass in favor of the Libellant against the said Claimant John C. Hart and said Claimant shall forthwith pay into the said District Court or to the proper Officer thereof the full amount of said judgment, together with all the costs of said suit then the foregoing obligation is to be void but otherwise shall remain in full force and virtue.

(Signed sealed & delivered
in the presence of

(Signed) John C. Holland

(Signed) John C. Hart 2062

(Signed) Bogart & Heathen 2062

(Signed) Lane Fountain & Co. 2062
per J. W. Lane

Recorded July 2, 1839.

appraisement

No 4603. United States vs. 20 Bales Blankets M. & C.

That the Undersigned appointed by the U. States Court to appraise the above named Goods do appraise the same at the sum of six thousand three hundred and twenty five dollars

(Signed)

Cyrus Bradley
Sheldon T. Clark

Subscribed & acknowledged before me

New Orleans July 27. 1839

(Signed) J. A. Smith Clerk

(Appraisement)

4603

The United States

vs
20 Bales Blankets M. & C.

That the undersigned appointed by the U. States Court to appraise the above named Goods do appraise the same as follows

1000 pairs 3rd Blankets @ \$3.75

\$ 3750.-

500 pairs 3rd Mahumaws @ \$4.25

\$ 2125.-

\$ 5875.-

Making the total sum of Five thousand eight hundred & twenty five dollars

(Signed) C. L. Smith

Subscribed & acknowledged

before me New Orleans July 27. 1839

(Signed) J. A. Smith Clerk

United States

4603.

(Bond)

vs
20 Bales Blankets M. & C.

Know all men by these Presents, that Mr. J. Granier & Co. Magrs are held and firmly bound unto the United States in the just and full sum of nine thousand five hundred & sixty two dollars to which payment well and truly to be made, for bond and cove[nant], our heirs, executors and administrators jointly and severally, firmly by these presents sealed with our seals and dated this twenty seventh day of July 1839.

The Condition of this obligation is such, that whereas 20 Bales Blankets M. & C. has been libelled by the United States of America against and whereas J. Magr has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the 20 Bales Blankets M. & C. Now if the said Mr. J. Granier & Co. Magrs shall well and truly pay or cause to be paid to the said United States or to their certain attorney, the sum of six thousand three hundred & twenty five dollars being the appraised value of said 20 Bales Blankets M. & C. in case the same shall be adjudged by the Court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue

I approve of Mr. Magr as security

in this case

for the United States

(Signed) C. L. Smith Clerk

I approve of Mr. Magr as security in this case

(Signed) J. A. Smith Clerk

(Signed) J. Granier

for Magr

(Signed) J. Magr

Recorded July 28. 1839.

(Approved and)

We the undersigned appointed by the U. States Court appointed of the above named goods do approve the same at thirty four hundred and twenty five dollars.

John L. Deane, Esq. Adm^r
New Orleans July 27. 1839.

(Signed) J. L. Deane, Esq.

(Signed) O. T. Deane
" Lyons Deane
" Charles E. Clark

(Seal)

Know all men by these presents, that we Eliza Leon Bernara & P. J. Tricon are held and firmly bound unto the United States of America in the just sum of Five thousand one hundred thirty four dollars to which payment will and truly be made we our heirs, executors and administrators jointly and severally firmly by these presents, sealed with our seals, and dated this twenty seventh day of July 1839.

The condition of this obligation is such that whereas B. & 4 Bales Blankets &c. had been libelled by the United States of America aforesaid, and whereas Eliza Leon Bernara has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said B. & 4 Bales Blankets &c. now if the said Eliza Leon Bernara & P. J. Tricon shall will and truly pay, or cause to be paid, to the said United States or to their certain attorney the sum of three thousand four hundred and twenty five dollars being the appraised value of said B. & 4 Bales Blankets &c. in case the same shall be adjudged by the Court as forfeited to the said United States of America upon the trial of the same, together with the cost of suit, then this obligation to be null and void, or else to remain in full force and virtue.

Signed sealed and delivered

in presence of
J. L. Deane
Esq.

(Signed) E. L. Bernara Seal

P. J. Tricon Seal

Sponsor of Mr. Tricon as security in the above case
(Signed) J. P. Broadbridge

Recorded July 30. 1839.

James B. Will & Bro. Master of East River & owners of Steam Vessel Vandalia to U.S. United States.

Bonds

Know all men by these presents that we James B. Will & Bro. art & lawfully bound unto Mandeville Marigny Marshal of the United States for the Eastern District of Louisiana in the sum of Fifty Eight Dollars lawful money of the United States for the payment whereof the said Mandeville Marigny his Heir, Executor, Administrator or successors in Office, we jointly and severally bind ourselves our heirs, Executors and Administrators firmly by these presents with our respective names and seals hereunto affixed by us at New Orleans, this first Day of April, One thousand Eight hundred & thirty nine:

Whereas an Admiralty Warrant was lately issued out of the Honorable the District Court of the United States for the Eastern District of Louisiana at the suit James B. Will & Bro. Master & part owner & owners of Steam Boat Vandalia vs Steam Boat United States and numbered four thousand five hundred & seventy seven on the Warrant of said Court Commanding the Marshal of the Eastern District of Louisiana to seize and take into his custody the Steamer United States her tackle apparel & furniture which has been seized accordingly; but has been released from said seizure and delivered to at the time and by reason of the signing sealing and delivery of these presents by the consent of the parties

Now the condition of the above obligation is such that if Judgment shall pass in favour of the Defendants & against the Claimants James B. Will and if the said Claimant shall forthwith pay into the said District Court or to the proper Officer thereof the full amount of said judgment together with all the costs of said suit then the foregoing obligation shall be void, but otherwise shall be and remain in full force & virtue.

Signed Sealed & delivered
in the presence of

James B. Will

seal

Signed J. P. Walden, Witness
to J. B. Will's signature

Signed Brogart & Hawthorn
for J. B. Brogart

seal

Signed L. C. Beane

Recorded Sep^r 2^d 1839.

Know all men by these presents, that we Pierce Shannon & Brother, and
 Pierce Shannon are held and firmly bound unto James Cunningham, in the
 just and full sum of Twelve hundred & five dollars, to which payment well
 and truly to be made, we bind ourselves, our heirs, executors, and administrators,
 jointly and severally, firmly by these presents, sealed with our seals, and dated
 the third day of June 1839

The Condition of this obligation is such, that whereas the
 Steam Boat Lady of the Lake has been libelled by James Cunningham before
 and whereas Pierce Shannon & Brother have duly filed in the District
 Court of the United States for the Eastern District of Louisiana a Petition
 Claim for the Steam Boat Lady of the Lake, Now if the said Pierce Shannon
 & Brother and Pierce Shannon shall well and truly pay, or cause to be paid,
 to the said James Cunningham or to their certain attorney, within of Eight hundred
 & five Dollars in case the same shall be adjudged to the Court as due to
 the said James Cunningham upon the trial of the same, together with the costs
 of suit, then this obligation to be null & void, or else to remain in full force and
 virtue, and binding ourselves in every respect according to law, and submitting
 to the jurisdiction of said Court, and the rules thereof, some words erased with
 the word "due" interlined & approved,

Signed, Sealed and Delivered
 in presence of

Signed J. A. Fort
 J. A. Fort

Signed Pierce Shannon & Brother

Seal

Pierce Shannon

Seal

Recording Bond
 Sept 5 1839

James Howard vs Steam Boat Tiger No. 4597

Bond

United States of America
Eastern District of Louisiana

Know all men by these presents,

That I, Joseph Clark, do hereby and firmly binds unto Manderville Marigny, Marshal of the United States, for the Eastern District of Louisiana, in the sum of two hundred & thirty two Dollars & forty one Cents lawful Money of the United States, for the payment whereof to the said Manderville Marigny, his heirs, Executors, Administrators, firmly by these Presents:

Witness, our respective names and seals, hereunto affixed by us at New Orleans this Eleventh Day of June one thousand eight hundred and thirty nine, Whereas, an admiralty Warrant was lately issued out of the Honorable, the District Court of the United States, for the Eastern District of Louisiana at the Suit of James Howard vs Steam Boat Tiger, and numbered 4597 in the Record of the said Court, commanding the said Marshal to seize and take into his possession the Steam Boat Tiger, which has been seized accordingly, but has been released from said seizure and delivered to Joseph Clark by consent of the parties, at the time and by reason of the signing, sealing, and delivery of these Presents.

Now the Condition of the above obligation is such, that if Judgment shall pass in favour of the Defendant, against the said Claimant or Steam Boat Tiger and the said Claimant shall forthwith pay into the said District Court, or to the proper officers thereof, the full amount of said Judgment, together with all the costs of said Suit, then the foregoing obligation is to be void: but otherwise shall remain in full force and virtue.

Signed, Sealed, and Delivered
in the presence of

Signed Joseph Clark (seal)

Signed Cha^s Clabanne

Signed J. P. Walden

Recorded September 3 1839

Thomas Stewart vs Schmeer Champion W² 4666

United States of America
Eastern District of Louisiana

Know all men by these presents,

That I, Henry Spearings am held and firmly bound unto Mandaville Mangin Marshal of the United States for the Eastern District of Louisiana, in the sum of five hundred dollars lawful money of the United States, for the payment whereof to the said Mandaville Mangin, his Heirs, Executors, Administrators, Assigns, or assigns in office, I, myself Heirs, Executors and Administrators, bind to these Presents. Witness my name and seal, hereunto affixed to me at New Orleans this 29th day of July One thousand eight hundred and thirty nine, Whereas, an Admiralty Warrant was lately issued out of the Honorable, the District Court of the United States, for the Eastern District of Louisiana at the suit of Thomas Stewart vs Schmeer Champion and numbered 4666 on the docket of the said court, commanding the said Marshal to seize and take into his possession the Schmeer Champion which has been seized accordingly, but has been released from said seizure and delivered to Henry Spearings at the time, and by reason of the signing, sealing, and delivery of these Presents, by consent of the parties.

Now the Condition of the above obligation is such, that if Judgment shall pass in favor of the Defendant, against the said Schmeer Champion, and the said Henry Spearings shall forthwith pay into the said District Court, or to the proper Officer thereof, the full amount of said Judgment, together with all the costs of said suit, then the foregoing obligation is to be void: but otherwise, shall remain in full force and virtue.

Signed, Sealed and Delivered,
in presence of

Signed H. Spearings

Seal

(Signed) L. O. Bacon

(Signed) J. P. Walden

Recorded Sept. 4th 1839.

Samuel Locke & Co Steamer Norma 1839

Bond

Know all men by these presents, that we Antonio Gauthier & William Bollog & Eugene A. Begelos are held and firmly bound unto Samuel Locke & Co in the just and full sum of Three Hundred & Seventy Eight Dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and severally. Given by these presents, sealed with our seal, and dated this twenty sixth day of August 1839.

The condition of this obligation is such, that whereas the Steam Boat Norma her tackle, apparel & furniture, has been libeled by Samuel Locke & Co aforesaid, and whereas Antonio Gauthier has duly filed in the District Court of the United States for the Eastern District Louisiana, his claim for said Steam Boat Norma & Co Now, if the said Antonio Gauthier & Co shall well and truly pay, or cause to be paid to the said Samuel Locke & Co or to their certain attorney, the sum of Two Hundred & fifty two Dollars and twenty cents, or any part of said sum of Two Hundred & fifty two Dollars & twenty cents in case the same shall be adjudged to be due to Samuel Locke & Co upon the trial of the same together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue, and binding ourselves in every respect according to the law and submitting to the jurisdiction of said court and the rules thereof, we hereunto sign & seal - seven words erased null the and due interlined and approved

Signed, Sealed and delivered
in presence of
Signed [Signature]
[Signature]

Signed A. Gauthier
Signed William Bollog & Eugene
Signed Eugene A. Begelos

Seal
Seal
Seal

Recorded September 3rd 1839.

(25. and)
 Know all men by these presents, that we James Douglass, Albert Edwards, Joseph
 & Philips and Royal Case are lawfully bound unto Alexander M^c Kenney in the
 just and full sum of Fifteen Hundred & Fifty Dollars to which present and
 truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and
 severally, jointly by these presents, sealed with our seals, and dated this Fifth day of Sept^r
 1839.

The condition of this obligation is such, that whereas the Steam Boat Regent
 her tackle, apparel & furniture has been libelled by Alexander M^c Kenney against and
 James Douglass & Albert Edwards, this libel filed in the District Court of the
 United States for the Eastern District of Louisiana, their claim for said Steam
 Boat Regent, her tackle, apparel & furniture, now, if the said James Douglass,
 Albert Edwards, Joseph & Philips and Royal Case, shall well & lawfully pay, or cause to
 be paid, to the said Alexander M^c Kenney or to their certain attorney, the sum of One
 Thousand & Seventy four Dollars & Eighty three Cents, or any part of said sum of One
 Thousand & Seventy four Dollars & Eighty three Cents in case the same shall be adjudged
 by the Court as due to the said Alexander M^c Kenney upon the trial of the same,
 together with the costs of suit, then this obligation to be null and void, or else
 to remain in full force and virtue, and binding ourselves in every respect according
 to law and submitting to the jurisdiction of said Court and the rules thereof, we
 hereunto sign & seal - seven words, signed null and the word the indeliberated and affirmed.

Signed & sealed, and delivered
 in presence of

James R. Diamond

(Signed) James Douglass Seal

(Signed) Albert Edwards Seal

(Signed) J. S. Philips Seal

(Signed) Royal Case Seal

Recorded. September 28th 1839.

(Bond)

I know all men by these presents, that we John C. West and Peter Saidlaw are held and firmly bound unto Serg. A. Sloan, in the just and full sum of Nine Hundred & thirty four Dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly & severally, firmly by these presents, sealed with our seals, and dated this third day of September 1833.

The condition of this obligation is such, that whereas the Steamer Boat Comochichi, her tackle apparel & furniture has been blessed by Serg. A. Sloan aforesaid, and whereas J. C. West has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Steamer Boat, her tackle, apparel & furniture, now by the said John C. West and Peter Saidlaw shall well & truly pay, or cause to be paid, to the said Serg. A. Sloan or to his certain attorney, the sum of Six hundred & thirty two Dollars & seventy five cents, or any part of said sum of Six hundred & thirty two Dollars & seventy five cents in case the same shall be adjudged by the Court as due to the said Serg. A. Sloan, upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue and binding ourselves in every respect according to law and submitting to the jurisdiction of said Court and the rules thereof we hereunto sign & seal - seven words erased null and the word "due" interlined & approved.

Signed, sealed & delivered
in presence of

(Signed) J. C. West
J. C. West

(Signed) John C. West [Seal]

(Signed) Peter Saidlaw [Seal]

Recorded September 25th 1833.

(Brought up) Know all men by these presents, that we Aaron Butler, Cand. P. Child, Charles Hallman, George W. White and Aaron Cohen as signers, our heirs and assigns, have paid unto John Rust in the just and full sum of Two Hundred & forty Dollars to which payment well and truly to be made, we and ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this Ninth day September 1833.

The condition of this Obligation is such, that whereas the Ship Panthera, her tackle apparel & furniture has been labelled to John Rust aforesaid, and whereas George W. White, A. Butler, C. P. Child & C. Hallman have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for said Ship Panthera her tackle apparel & furniture now of said George W. White, A. Butler, C. P. Child & C. Hallman and Aaron Cohen shall well & truly pay, or cause to be paid, to the said John Rust, or his certain Attorney the sum of Two Hundred & twenty seven Dollars & twenty eight Cents or any part of said sum of Two Hundred & twenty eight Cents in case the same shall be adjudged by the Court as due to the said John Rust upon the trial of the same, together with the costs of suit, then this Obligation to be null and void, and else to remain in full force and virtue, and binding ourselves in every respect according to law and submitting to the jurisdiction of said Court and the rules thereof. We have unto sign & seal - seven words erased null & the word 'due' interlined & approved.

Signed, Sealed, & Delivered
in presence of

(Signed) Geo W. Barney
witness to the signature of Geo W. White
(Signed) O. L. A. Hart Esq
witness to the signature of Aaron Cohen

(Signed) Geo W. White Seal
(Signed) Aaron Cohen Seal

Recorded September 28th 1833.

J. A. Noble vs Ship Panther N^o 4624.

(Bond)

Know all men by these presents, that we, George W. Ashby, Grace Butler, David P. Child, & Eleazer Tullman and Aaron Cohen are held and firmly bound unto Julius A. Noble in the just and full sum of Three hundred and twenty Dollars to which payment well and truly to be made, we bind ourselves, our heirs, Executors and administrators jointly and severally, firmly by these presents, sealed with our seals, and dated this day of September 1839.

The Condition of this obligation is such, that whereas the Ship Panther, her, tackle, apparel & furniture has been libelled by Julius A. Noble aforesaid, and whereas G. W. Ashby, G. Butler, D. P. Child & E. Tullman have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for said Ship Panther her tackle, apparel & furniture.

Now, if the said G. W. Ashby, D. P. Child, E. Tullman and Aaron Cohen shall well and truly pay, or cause to be paid, to the said Julius A. Noble, or to his certain attorney, the sum of three hundred & forty four Dollars and eighty four cents or any part of said sum of three hundred & forty four Dollars and eighty four cents in case the same shall be adjudged by the Court as due to the said Julius A. Noble, upon trial of the same, together with costs of suit, then this obligation to be null and void, or else to remain in full force and virtue, and binding ourselves in every respect according to law and submitting to the jurisdiction of said Court and the rules thereof. We hereunto sign & seal - Given and crased null & the word due interlined and approved.

Signed, sealed & Delivered.

in presence of

(Signed) J. A. Noble [Seal]

witness to A. Cohen signature

(Signed) John T. Johnson
witness to G. W. AshbyRecorded September 28th 1839.

The condition of this obligation is such that whereas the Accused
Boat General Brady her tackle apparel furniture has been libelled by
Peter McDonald aforesaid, and whereas Peter Collier has duly filed in
the District Court of the United States for the Eastern District of Louisiana
his claim for said Steam Boat General Brady &c. - Now if the said
Robert J. Hughes, Robert W. Hawthorn & Son, & Hawthorn shall well and
truly pay, or cause to be paid, to the said Peter McDonald or to his certain
attorney, the sum of One Hundred Twenty five dollars & twenty five cents, or
a part of said sum of One Hundred Twenty five dollars & twenty five cents, or
else the same shall be adjudged by the court as due to the said Peter
McDonald upon the trial of this cause, together with the costs of suit, then this
obligation to be null and void, or else to remain in full force and virtue
and binding ourselves in every respect according to law and submitting
to the jurisdiction of said Court and the Rules thereof. We hereunto sign
and Seal (Seven words read null & the word due' in italics & approved.)

in presence of

(Signed) Robert J. Hughes

Reginald W. Hawthorn

Int. W. Hawthorn

Recorded 30. September 1829.

We, the undersigned appointed by the U. S. Court to appraise one hundred and twenty Bales Blankets after examining the same, do appraise them at the sum Twenty six thousand three hundred and twenty five dollars
(Signed) Sheldon & Clark
James Broadley

(signed) Sheldon & Clark
Cyrus Bradley

Sworn to & Subscribed before me
New Orleans 24. Oct. 1839.

Orléans 24. Oct 1859.
 Signe J. P. Heit d. Heit

No 4632 United States vs 96. Bales Blankets M 4c.

No 4632 United States vs G. B. ...
I, the undersigned appointed by the U. S. Court to appraise one hundred
and twenty Balise Blankets, after examining the same, do appraise them
at the sum of Twenty two thousand nine hundred and twenty five dollars
(Signed) E. Saint

(Vignea) E. Jaimet

Accorn to Subscribed before me
New Orleans 24 October 1839.

Orleans 24 October 1864
 Signe J. A. Holt & Co

Bond.

Know all men by these presents, That We J. Franier, represented by Jean Mager - and Jean Mager are held and firmly bound unto the United States of America in the just and full sum of thirty nine thousand four hundred eighty seven dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this Twenty fourth day of October 1839.

The condition of this obligation is such, that whereas one hundred and twenty Bales Blankets has been libelled by the United States of America aforesaid, and whereas Jean Mager has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said one hundred and twenty Bales Blankets. Now if the said J. Franier represented as aforesaid & Jean Mager shall well and truly pay, or cause to be paid, to the said United States of America or to their certain attorney the sum of Twenty six thousand three hundred and twenty five dollars being the appraised value of said one hundred and twenty Bales Blankets in case the same shall be adjudged by the court as forfeited to the said United States of America upon the trial of the same, together with the costs and then this obligation to be null and void, or else to remain in full force and virtue, and binding ourselves in every respect according to law, and submitting to the jurisdiction of said court and the Rules thereof. We hereunto sign and seal.

Signed, sealed and delivered
in presence of

Signed J. A. Stickd. Clerk

Signed J. Franier for
by J. Mager

Signed J. Mager

Seal

Seal

Recorded 24 October 1839.

Read.

United States of America Eastern District of Louisiana,
 Know all men by these presents, That we Isaac Wright & John Hall
 are held, and firmly bound unto the said District Court of
 the United States, for the Eastern District of Louisiana, in the sum of
 Three Hundred dollar lawful money of the United States, for the payment
 of to the said District Court, by the said Isaac Wright & John Hall, or
 assigns or successors in Office, jointly and severally, under seal, on
 the first, second and administration of the said Isaac Wright & John Hall,
 witnesses our respective names and seals, bearing date at New
 Orleans this nineteenth day of October one thousand eight hundred
 and thirty nine.

Whereas, an admiralty warrant was lately issued out of
 the honorable the District Court of the United States, for the Eastern
 District of Louisiana, at the suit of James Drummond et al. numbered
 4531. on the Docket of the said Court, commanding the said District
 Court to seize and take into his possession the Steam Boat Velocipede, which
 has been seized accordingly, but has been released from said
 seizure and delivered to Capt. Isaac Wright at that time, and by
 reason of the signing, sealing, and delivery of these presents, by
 consent of the libellant by his attorney A. Pierce Esq.

Now the condition of the above obligation is such, that
 if Judgment shall pass in favor of the libellant, against the said
 claimant Isaac Wright and the said claimant shall forthwith
 pay into the said District Court, or to the proper officer thereof, the
 full amount of said judgment together with all the costs of said suit
 then the foregoing obligation is to be void; but otherwise, shall remain
 in full force and virtue (23 words more before signing)

Signa & scabula & delivora
 in the presence of

(Signa) Isaac Wright Seal
 (Signa) John Hall Seal

Recorded 5th November 1839,
 H. J. J. J.

N^o 4647 United States vs J Beres Guineumk & W. N. L. Co.

Appraisement We the Undersigned appointed by the U. S. Court to appraise the above case Guineumk after having examined the same, do appraise the same at the sum of Eleven hundred and twenty five dollars.

Given to the Subscribers before me (Signed) A. W. Anderson
New Orleans 5th December 1839. Sheldon T. Clark
Cyrus Bradley.

Bond

Know all men by these presents, that we Gabriel Martelle & Louis Lally are held and firmly bound unto the United States of America in the just and full sum of one thousand six hundred thirty dollars to which payment well and truly to be made, we bind ourselves our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this seventh day of December 1839.

The condition of this obligation is such, that whereas Thos Beres Guineum marked A. W. N. L. Co. has been libeled by the United States of America as aforesaid, and whereas Gabriel Martelle has filed in the District Court of the United States for the Eastern District of Louisiana his claim for said Guineum. Now if the said Gabriel Martelle & Louis Lally shall well and truly pay, or cause to be paid to the said United States of America or to their certain Attorney, the sum of one thousand one hundred and thirty five dollars being the appraised value of said Thos Beres Guineum marked A. W. N. L. Co. in case the same shall be adjudged by the court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue and binding ourselves in every respect according to law and submitting to the Jurisdiction of the said Court and the rules thereof We hereunto sign and seal.

Signed Sealed and delivered

in presence of

(Signed) J. A. Fort & Co.

(Signed) G. Martelle Esq
W. Lally Esq

Recorded 11. December 1839.

N^o 4650 - United States vs One Piano Forte

Appraisement The United States
vs
1 Piano

We the Undersigned appointed to appraise one Piano seized by the U. S. States after examining the same, do appraise it at the sum of six hundred dollars.

Given to the Subscribers before me (Signed) John M. L. Haley
New Orleans 10 December 1839. N. Herz
Sheldon T. Clark
(Signed) J. A. Fort & Co.
U. S. District Court East. Dist. of La.

No 4650 United States one Rance Fortle.

375

Bond Knew all men by their presents, that the Rance, Hays and Rance Langwith
are held and firmly bound unto the United States of America in the just and full
sum of nine hundred dollars to which payment well and truly to be made, we bind
ourselves, our heirs, executors and administrators, jointly and severally, firmly by these
presently sealed with our seals, and dated this eleventh day of December 1839.
The condition of this obligation is such, that whereas one Rance Fortle has been libelled
by the United States of America against us, and whereas Rance, Hays and Rance Langwith
have claimed for the said Rance Fortle, now if the said Rance, Hays and Rance Langwith
shall well and truly pay, or cause to be paid, to the said United States of
America or to their certain attorney, the sum of nine hundred dollars being the
appraised value of said one Rance Fortle in case the same shall be adjudged as
justified to the said United States of America upon the trial of the same, together
with the costs of suit, then the obligation to be null and void, or else to remain
in full force and virtue, and binding ourselves in every respect according to law
and submitting to the jurisdiction of the said Court and the rules thereof. We
signed, sealed and delivered, in presence of
(Signed) C. Hays
(Signed) R. Langwith

Recorded 23^d December 1839.

No 4658. W. H. Ferguson William West Rappahannock

Bond Knew all men by their presents, that Mr Hugh Findron and Rance Shannon
brothers are held and firmly bound unto W. H. Ferguson in the just and
full sum of Five Hundred and eleven dollars to which payment well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly
and severally, firmly by these presents, sealed with our seals, and dated this
eighteenth day of December 1839.
The condition of this obligation is such, that whereas the Team West Rappahannock
her tackle, apparel and furniture has been libelled by Warden W. Ferguson against
and whereas Hugh Findron has duly filed in the District Court of the United States
for the Eastern District of Louisiana his claim for said Team West Rappahannock
her tackle, apparel and furniture. Now if the said Hugh Findron and Rance
Shannon brothers shall well and truly pay, or cause to be paid, to the said
Warden W. Ferguson or to his certain attorney, the sum of three hundred forty one
dollar and forty five cents or any part of said sum of three hundred forty one
dollar and forty five cents in case the same shall be adjudged by the Court as
due to the said Warden W. Ferguson upon the trial of the same, together with
the costs of suit, then the obligation to be null and void, or else to remain in full
force and virtue, and binding ourselves in every respect according to law, and
submitting to the jurisdiction of said Court and the rules thereof. We hereunto sign
and Seal.
Signed, sealed and delivered,
in presence of
(Signed) Hugh Findron
(Signed) Rance Shannon
for Rance Shannon

Recorded 23^d December 1839.

Knew all men by these presents, that we William Corling on his own behalf and in the behalf of A. M. Stanley, D. Muggah & Robertson owners of Steam Boat Alexander Porter and S. Hall & A. B. Rein and A. Rein are held and firmly bound unto George Miller in the just and full sum of one hundred and seventy dollars to which payment well and truly to be made we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this twenty-fifth day of December 1839. The condition of this obligation is such that whereas the Steam Boat Alexander Porter, her tackle, apparel & furniture has been libelled by George Miller aforesaid, and whereas the said Wm Corling & others have duly filed their claim for said Steam Boat Alexander Porter, her tackle, apparel & furniture, Now if the said William Corling, S. Hall & A. B. Rein and A. B. Rein shall and truly pay, or cause to be paid, to the said George Miller or to his certain attorney, the sum of Eighty five dollars or any part of said sum of eighty five dollars in case the same shall be adjudged by the Court as due to the said George Miller upon the trial of the same, together with the cost of suit, then this obligation to be null and void, or else to remain in full force and virtue, and binding upon us in every respect according to law, and submitting to the jurisdiction of said Court and the rules thereof. We hereunto sign and seal.

1891

N^o 4675. United States S. Ship Granville, her tackle apparel & furniture

The United States

Ship Traville } The Undersigned appointed by the U. States Court
to appraise the above named Ship her tackle and apparel - after
examining her do appraise the same at the sum of £4 thousand
dollars - (Signed) Abraham Holm Esq. Benjamin Childs Clerk

Subscribed & sworn to this 31 Dec 1839, before me

Agnes DeWintrop - blk

Know all men by these presents, that We Jos. Hubert Seftick on his own behalf and on the behalf of Cesare Aime & owners, proprietors of the Ship Graville, and Blanchard Aime & Co are held and firmly bound unto the United States of America in the just and full sum of twenty five thousand dollars to which payment well and truly to be made, or said creditors, carriers, receivers and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this ~~first~~ first day of December 1839. The condition of this obligation is such, that whereas the Ship Graville her tackle apparel & furniture has been seized by the United States of America aforesaid, and whereas Cesare Aime & Co have duly filed their claim for said Ship Graville her tackle apparel & furniture. Now if the said Jos. Hubert Seftick and Blanchard Aime & Co shall well and truly pay, or cause to be paid, to the said United States of America or to their certain attorney the sum of fifty thousand dollars being the appraised value of said Ship Graville, her tackle apparel & furniture in case the same

shall be adjudged by the court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit; then this obligation shall be null and void, or else to remain in full force and virtue, and binding and valid in every respect according to law, and submitting to the jurisdiction of said court and the Rules thereof - We hereunto sign and seal

in presence of
 Sign J. M. Smith, Clerk

Recorded 6th January 1846.

(Signed) Joseph

Blanchard Clerk

J. B. Bailey, Secretary

Seal

Seal

Seal

N^o 4676 United States vs St Barrele Gun marked L.B.

Appointment The United States

St Barrele Gun

The Undersigned appointed by the U. States Court to appraise the above, after having examined the same as appraised at the sum of fourteen hundred and twenty five dollars. (Signed) J. M. Smith, Clerk

Subscribed before me this 31st Dec 1839 before me

Sign J. M. Smith, Clerk

by me J. M. Smith

J. M. Smith, Clerk

Read

Know all men by these presents, That We Laurent Barthe as principal and Emily Barthe as security, are held and firmly bound unto the United States of America in the just and full sum of two thousand two hundred and thirty dollars to which payment well and truly to be made, be bound ourselves, our heirs, executors, and administrators, jointly and severally, for by these presents, sealed with our seals, and dated the 31st day of January 1846

The condition of this obligation is such that whereas St Barrele Gun marked L.B. has been libelled by the United States of America aforesaid, and whereas Laurent Barthe has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said St Barrele Gun marked L.B. Now if the said Laurent Barthe & Emily Barthe shall well and truly pay, or cause to be paid, to the said United States of America or to their certain attorneys, the sum of fourteen hundred and twenty five dollars being the appraised value of said St Barrele Gun marked L.B. in case the same shall be adjudged by the court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit, then this obligation shall be null and void, or else to remain in full force and virtue, and binding and valid in every respect according to law and submitting to the jurisdiction of the said court and the Rules thereof - We hereunto sign and seal

in presence of

Sign J. M. Smith, Clerk

(Signed)

L. Barthe

E. Barthe

Seal

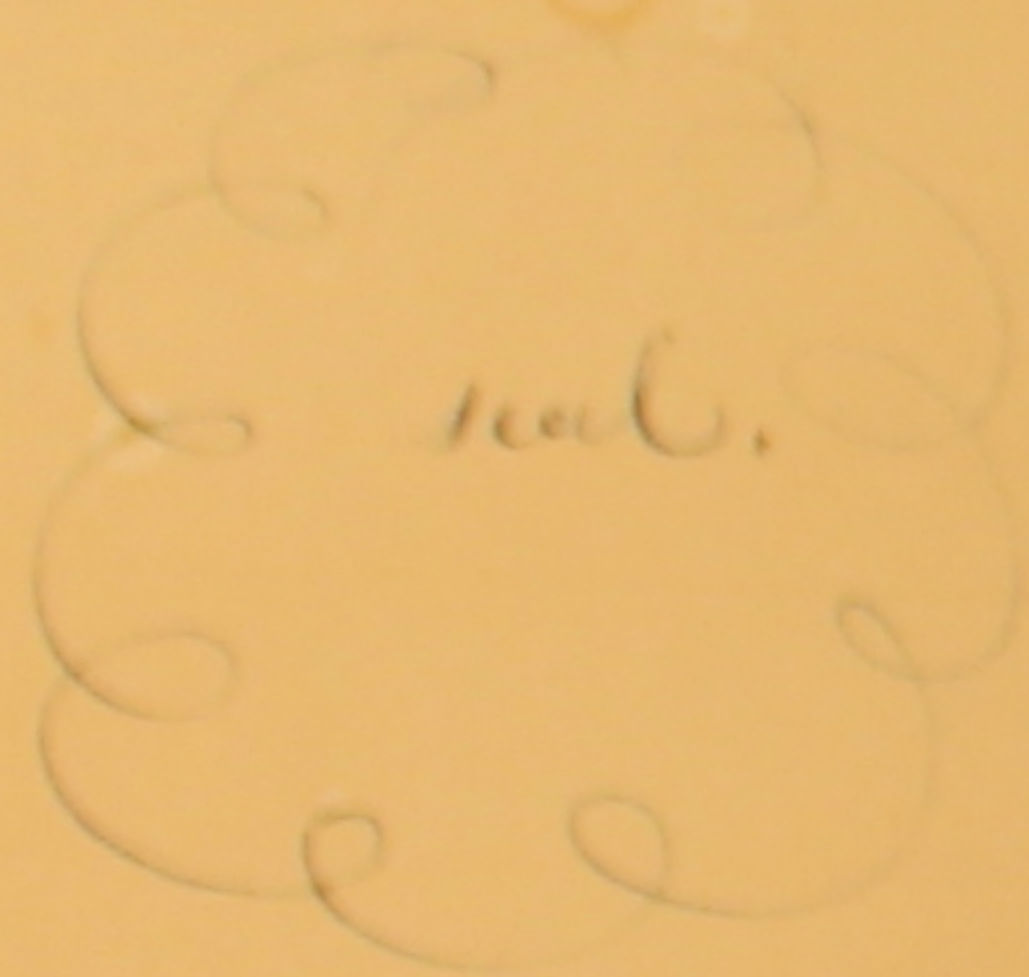
Seal

Recorded Jan 12. 1846.

United States vs. Ship Graville &c. No. 4635.

Remission.

To all to whom these presents shall come,
 I, Levi Woodbury, Secretary of the Treasury of the United States, send Greeting: Whereas a Statement of facts, bearing date the third day of January, 1840 with the petition of Messrs. Lefevre and Co. merchants, residing at Havre in the Kingdom of France thereto annexed, touching a certain forfeiture of the ship Graville, her tackle, apparel & furniture, incurred under the statute of the United States, entitled, 'an act to regulate the Collection of duties on imports and tonnage' approved 2^d March 1799, by a violation of the 103 section of said act has been transmitted to the Secretary of the Treasury, by the Judge, of the District Court of the United States, for the E. District of Louisiana: pursuant to the Statute of the United States, entitled 'an act to provide for mitigating or remitting the forfeitures, penalties, and disabilities accruing in certain cases therein mentioned' as by the said Statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: and whereas I, the said Secretary of the Treasury, having maturely considered the said Statement of facts and petition: and it appearing to my satisfaction that the said forfeiture has been incurred without wilful negligence or any intention of fraud:
 Now, therefore, know ye, that I, the said Secretary of the Treasury in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the right, claim, and demand of the United States, and of all others whomsoever to the said forfeiture on payment of costs by the petitioners.



Given under my hand and seal of Office
 in the city of Washington, this twentieth
 day of January, in the year of our Lord
 one thousand eight hundred and forty
 and the sixty fourth year of Independence
 of the United States.

Signed Levi Woodbury
 Secretary of the Treasury.

Recorded February 4th 1840.

Bond.

United States of America, Eastern District of Louisiana.
 Know all men by these presents, that we, E. Lamm as principal and W. Delorme & J. W. Frandenburgh as sureties, are held, and jointly Bond unto Mandeville Marigny, marshal of the United States, for the Eastern District of Louisiana, in the sum of six hundred & twenty five dollars \$625, lawful money of the United States, for the payment whereof to the said Mandeville Marigny, his heirs, executors, administrators, assigns, or successors in office, we jointly and severally bind ourselves, our respective heirs, executors and administrators, firmly by these presents: Witness our respective hands and seals, hereunto affixed by us at New Orleans this eleventh day of December one thousand eight hundred and thirty nine. Whereas, the above bounden E. Lamm has been arrested and taken into the custody of the Mandeville Marigny, marshal aforesaid, by virtue of a writ of arrest, issued from the Honorable, the Circuit Court of the United States, for the Eastern District of La. in an action of debt at the suit of the United States of America vs. Capt. E. Lamm of the Barque Minored and numbered 4653, in docket of the said Court, but has been released from said custody, at the time, and by reason of the signing, sealing, and delivery of these presents. Now the Condition of the above Obligation is such, that if the defendant E. Lamm shall not depart the state of Louisiana without the leave of the said Court, and that in case he should depart without such leave, if the said W. Delorme & J. W. Frandenburgh shall pay to the said Marshal the amount for which definitive judgment shall be rendered in the cause, then the above Obligation shall be void, but otherwise, shall remain in full force and virtue.

signed, sealed and delivered
 in the presence of

(signed) J. P. Walden.

() Wm. H. H. H.

Eugene Lamm Capt.

Wm. Delorme Capt.

J. W. Frandenburgh Capt.

Recorded February 4th - 1840.

N^o 4610.) J. Prague vs. S. Boat Brian Berhoime.

Bond.

Know all men by these presents, that we S. W. Woolcott and Loyal Case, are held and firmly bound unto J. Prague in the just and full sum of one hundred & twenty four Dollars, to which payment well & truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this sixth day of January 1840. The Condition of this obligation is such, that whereas the Steam Boat Brian Berhoime, her tackle, apparel & furniture has been libelled by J. Prague, aforesaid, and whereas Solomon W. Woolcott & L. Rogers have duly filed in the District Court of the United States for the Eastern District of Louisiana, their claim for said Boat Brian Berhoime, her tackle, apparel &c. now, if the said S. W. Woolcott and Loyal Case, shall well & truly pay or cause to be paid, to the said J. Prague or to his certain attorney, the sum of eighty two dollars and sixty three cents or any part of said sum of eighty two dollars & sixty three cents, in case the same shall be adjudged by the Court as due to the said J. Prague upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and effect, and binding ourselves in every respect according to law and submitting to the jurisdiction of said Court and the rules thereof signed, sealed and delivered, by whereunto, we consent.

in presence of
(signed) John Winthrop

S. W. Woolcott. (Signed)
Loyal Case. (Signed)

Recorded February 4th 1840.N^o 4614. United States vs. One trunk Merchandizes L. A. B.

appraisement.

We the undersigned appointed by the United States Court, to appraise the above package of clothing, after having carefully examined the same do appraise them at the sum of four hundred and seventy three Dollars and fifty cents.

sworn to & acknowledged before
me at New Orleans this 23
January 1840.

(signed) Cyrus Bradley,

(signed) Sheldon J. Clark

(signed) J. G. A. Kirt

(Signed)

(signed) J. Maclean Halsey

Recorded February 4th 1840.

Know all men by these presents, that we Louis A. Barbary, W^m H. Barbary and Theodore H. Barbary, are held and firmly bound unto the United States of America in the just and full sum of seven hundred & twenty dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and severally, firmly by these presents, sealed with our seals, and dated this twenty third day of January 1840. The condition of this obligation is such, that whereas one trunk merchandise marked L.A.B. has been billed by the United States of America of or sold, and whereas Louis A. Barbary has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said one trunk merchandise marked L.A.B. now, if the said Louis A. Barbary, W^m H. Barbary & Theodore H. Barbary shall well and truly pay, or cause to be paid, to the said United States of America or to their certain Attorney, the sum of four hundred & twenty three Dollars and fifty cents, being the appraised value of said one trunk merchandise marked L.A.B. in case the same shall be adjudged by the Court as forfeited to the said United States of America — upon the trial of the same, together with the costs of suit, then this obligation to be well and truly, or else to remain in full force and virtue, and binding ourselves in every respect according to law & submitting to the jurisdiction of said Court & the rules thereof.

signed, sealed and delivered
in presence of
(signed) Geo. A. Frost,
(.) Prelat
we hereunto sign & seal.
(signed) Louis A. Barbary (seal)
(.) W^m H. Barbary (.)
(.) Th. Barbary (.)

Recorded 4th February 1840.

N^o 4676. United States vs 50 Barrels Gin, marked L.B.

Warrant
Remission

To all to whom these presents shall come
I, Levi Woodbury, Secretary of the Treasury of the United States and Acting
Whereas a statement of facts, bearing date the fourth day of January 1840, with the petition of Laurent Bouthon residing at New Orleans then to annexed, touching a certain forfeiture of fifty Barrels of Gin incurred under the Statute of the United States, entitled, an act to regulate the Collection of duties on imports and tonnage approved, 2^d March, 1799, by a violation of the 103^d section of said act, has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States, for the Eastern District of Louisiana, pursuant to the Statute of the United States entitled "an act to provide for mitigating or remitting the forfeitures, penalties and disabilities, accruing in certain cases therein mentioned," as by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: and whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: and it appearing to my satisfaction that the said forfeiture has been incurred without wilful negligence or any intention of fraud:
Now, therefore, know ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said

Warrant of Remission continued.

warrant of
Remission

last mentioned statute, do hereby decide to remit to the petitioner all the right, claim, and demand of the United States, and of all others whomsoever, to the said for future payment of costs by the petitioner.

Seal.

Given under my hand and seal of office, in the City of Washington this twenty second day of January, in the year of our Lord one thousand eight hundred and forty, and the sixty fourth year of Independence of the United States.

(Signed) Levi Woodbury
Secretary of the Treasury.

(Recorded February 5th 1840.)

N^o 4677.

United States vs J. B. Babcock.

Bond

United States of America Eastern District of Louisiana.

Know all Men by these presents, that we, J. B. Babcock as principal and J. W. Stetwell as security, are held, and firmly bound unto Mandeville Marigny, Marshal of the United States, for the Eastern District of Louisiana, in the sum of five hundred Dollars lawful money of the United States, for the payment whereof to the said Mandeville Marigny, his heirs, executors, administrators, assigns, or successors in office we jointly and severally bind ourselves, our respective heirs executors and administrators, jointly by these Presents: Witness, our respective names and seals, hereunto affixed affixed by us at New Orleans this seventeenth day of February one thousand eight hundred and forty. Whereas the above bounden J. B. Babcock has been arrested and taken into the custody of the said Mandeville Marigny, Marshal as aforesaid, by virtue of a writ of arrest issued from the Honorable, the District Court of the United States, for the Eastern District of Louisiana in an action of debt at the suit of the

United States } and numbered forty six seventy seven
J. B. Babcock } (4677) on the Docket of the said Court
but has been released from said custody at the time, and by reason of the signing, sealing & delivery of these presents. Now the condition of the above obligation is such, that if the defendant J. B. Babcock shall not depart the State of Louisiana, without the leave of the said Court, and that in case he should depart without such leave, if the said J. W. Stetwell shall pay to the said Marshal the amount for which definitive judgment shall be rendered in the case, then the above obligation shall be void, but otherwise, shall remain in full force and virtue.
Signed, sealed and delivered in the presence of. (Signed) J. B. Babcock
D. C. Adams J. W. Stetwell

United States of America Eastern District of Louisiana, know
all men by these presents, that we, C. M. W. Hintz, as principal
and John E. Hyde, surety, are held, and firmly bound to the Honorable
Marigny, C. Marshal of the United States, for the Eastern District of
Louisiana, in the sum of Five hundred Dollars lawful money of the
United States, for the payment whereof to jointly and severally, our
selves, our heirs, executors and administrators, jointly by these presents,
Orleans this thirteenth day of February one thousand eight hundred and forty
whereas, and under warrant was lately issued out of the Honorable the
District Court of the United States for the Eastern District of Louisiana, the
at the suit of John Twissell & Co. and numbered 4693 on the record
of the said Court, commanding the said Marshal to seize and take into
his possession the Steamer Boat Camanche, which has been seized
accordingly, but has been released from said seizure and delivered to
C. M. W. Hintz the said at the time and by reason of the signing, sealing, and
delivery of these presents, by consent of parties upon the condition of the above
obligation is such, that if judgment shall be given in favor of the Plaintiff
against the said Defendant, and the said Defendant shall forthwith pay
into the said District Court, or to the proper officers thereof, the full amount
of said judgment, together with all the costs of said suit, then the foregoing
obligation is to be void; but otherwise, shall remain in full force and virtue,
signed, sealed and delivered in
the presence of

(signed) L. C. Baron

(signed) C. M. W. Hintz

for J. D. Camanche &
owners
(signed) John E. Hyde

Know all men by these presents, that we A. Wheeler and Loyal Case
are held and firmly bound unto John B. & Mary Ann Leake in the just and
full sum of two hundred & twenty to be made, we bind ourselves, our heirs
executors, and administrators, jointly and severally, jointly by these presents,
sealed with our seals, and dated this eighteenth day of February 1840.
the condition of this obligation is such, that whereas the Steamer Boat Brian
Berthine her tackle apparel & furniture has been libelled to John B.
Leake aforesaid, and whereas duly filed in the District Court
of the United States for the Eastern District of Louisiana claim for the
said Steamer Boat Brian Berthine & now, if the said A. Wheeler and
Loyal Case shall well and truly pay, or cause to be paid, to the said
John B. & Mary Ann Leake or to their certain attorney, the sum of
one hundred and twelve dollars and thirty eight cents, or any part of
said sum of one hundred & twelve dollars and thirty eight cents in
case the same shall be adjudged by the Court as due to the said John
B. & Mary Ann Leake upon the trial of the same, together with the costs
of suit, then this obligation to be null and void, or else to remain in full force and virtue, and binding
ourselves in any respect according to law and submitting to the jurisdiction of the said Court & the rules thereof,
we hereunto sign and seal, even words and seal, and the word "Seal" interlined and approved
signed, sealed and delivered in presence of
(signed) J. G. A. Hoyt, Clerk

(signed) A. Wheeler
(signed) Loyal Case

N^o 4704. United States vs. Ship Pollock.

Bond.

Know all men by these presents, that we John Purdin as principal, Frederick Durrie & W^m J. Hines & Co. as securities are held and firmly bound unto the United States of America in the just and full sum of four thousand one hundred Dollars to which payment well and truly to be made, we bind ourselves our heirs, executors, and administrators, jointly and severally, by these presents, sealed with our seals and dated this twenty first day of February 1840. the Condition of this obligation is such, that whereas certain merchandize as particularly set forth in Lib^l C^t 4704 of the Records of this Court & said to belong to the Captain has been libelled by the United States aforesaid, and whereas W^m J. Hines & Co. have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for said merch. now, if the said Purdin Durrie & Hines & Co. shall well and truly pay, or cause to be paid, to the said United States, or to their certain attorney, the sum of three thousand four hundred Dollars being the appraised value of said merchandize, in case the same shall be adjudged by the Court as forfeited to the said United States upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue, binding themselves in all respects according to law submitting to the jurisdiction of the Court & unto thereof.

signed, sealed and delivered, in presence of. *John Purdin* (Sd)
(Sd) *Frederick Durrie* (Sd)
(Sd) *W^m J. Hines & Co.* (Sd)

N^o 4704. The United States vs. Ship Pollock &c.
that portion of goods said to belong to the Captain.

*appraised
for portion of
the cargo.*

We the undersigned appointed by the U. S. Court to appraise the above named goods - after having examined the same - do appraise them at the sum of. Three thousand four hundred Dollars value New Orleans.

sworn to & subscribed before me this 21. Feb^y 1840.

(Signed) *Not.*

(Sd) *J. Macken* *Notary*
(Sd) *Shelton J. Clark*
(Sd) *Cyrus Bradley.*

*appraised
of the ship.*

N^o 4704. the United States vs. Ship Pollock &c.

The undersigned appointed by the U. S. Court to appraise the above named ship, her tackle and apparel - after having examined the same do appraise her at the sum of twenty thousand Dollars value New Orleans.

sworn to & acknowledged before me at New Orleans this 21st February 1840.

(Signed) *Not.*

Shelton

(Sd) *J. Macken* *Notary*
(Sd) *Shelton J. Clark*
(Sd) *Cyrus Bradley.*

Know all men by these presents, that we John Purdon, on his own behalf & in the behalf of Pellico, Edmund & Co owners of ship Pellico held and firmly bound unto the United States of America in the just and made, we bind ourselves our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this twenty fifth day of February 1840. the condition of this obligation is such that whereas the ship Pellico her tackle apparel & furniture has been libelled by the United States of America aforesaid, and whereas W^m S. Harris & Co. have duly filed in the District Court of the United States for the Eastern District of Louisiana, their claim for said ship Pellico her tackle, apparel & furniture, now, if the said John Purdon, Frederick Durrie & W^m S. Harris & Co. shall well and truly pay, or cause to be paid to the said United States of America or to their certain attorney, the sum of twenty thousand dollars being the appraised value of said ship Pellico her tackle, apparel & furniture, in case the same shall be adjudged by the Court as forfeited to the said United States of America, upon the trial of the same, together with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue, and binding themselves in every respect according to law, and submitting to the jurisdiction of said Court, & the rules thereof.

signed, sealed and Delivered,

in presence of

(signed) J. G. A. Ait, Clerk.

(signed) John Purdon (Seal)

(signed) Fred Durrie (Seal)

(signed) W^m S. Harris & Co. (Seal)

N^o 4704. The United States vs. (S) 61 cashes etc in Pellico

The undersigned appointed by the U. States Court to appraise the above mentioned 61 cashes etc on board the ship Pellico, & appraise the same at the sum two thousand and eighty dollars. value rec^d W. Harris

sworn to & acknowledged before me at New Orleans

this 31st day of February 1840

(signed) Ait

Clerk.

(signed) Cyrus Purley

(signed) J. M. H. H. H.

(signed) Nelson F. H. H.

N^o 4704. United States vs Ship Pollock & c.

Bond.

Know all men by these presents, that we Holmes & Mills as principals & W. G. Hines & C^o as securities, are held and firmly bound unto the United States of America in the just and full sum of three thousand one hundred & twenty dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this Sixth day of March 1846, the condition of this obligation is such, that whereas (T.) 61 casks ale in Bottles & 32 casks ale in Bottles, has been libelled by the United States of America aforesaid, and whereas Holmes & Mills have duly filed in the District Court of the United States for the Eastern District of Louisiana their claim for said ale in Bottles, now, if the said Holmes & Mills & W. G. Hines & C^o shall well and truly pay, or cause to be paid, to the said United States of America or to their certain attorney, the sum of two thousand & eighty dollars being the appraised value of said (T.) 61 casks ale in Bottles

32 " " " "

in case the same shall be adjudged by the Court as forfeited to the said United States of America upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue, and binding themselves in every respect according to law and submitting to the jurisdiction of said Court & the rules thereof.

signed, sealed and Delivered

in presence of

by

(signed) Holmes & Mills Esq

() W^m Holmes Esq

() W^m G. Hines Esq

() by W^m G. Hines

N^o 4705. United States vs. 46 Bales White Cottons & c.

Appraisal.

The undersigned appointed by the U. States Court to appraise the above mentioned goods, after having examined the samples of the same do appraise them at the sum of thirteen thousand Dollars value in New Orleans known to & acknowledged before me at New Orleans this 21st February 1846.

(signed) Short

By Clerk

(signed) Nelson F. Clark

() Cyrus Bradley

() J. Maclean Halcy.

N^o 1753. United States vs. 46 Bales white cotton &c.

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Know all men by these presents, that we William C. Mylin acting for
himself & the Heirs of A. J. Dennistown & Co. as principals and George
D. Milligan, as security, are held and firmly bound unto the United
States of America in the just and full sum of thirteen thousand five hundred
Dollars a which payment well and truly to be made, we have ourselves, our
heirs, executors, and administrators, jointly and severally, and firmly by these
presents, sealed with our seals, and dated this 2nd day of February A.D. 1844.
The condition of this obligation is such, that whereas Es. 22 2 1/2, 46 Bales
White Cotton - N. 2 1/2 - 20 cases white Linens - M. 2 1/2 - 4 Bales Linens
America aforesaid, and whereas A. J. Dennistown & Co. have duly
filed in the District Court of the United States for the Eastern District
of Louisiana their Claim for said merchandise, and if the said A. J.
Dennistown & Co. and shall well and truly pay or cause to be paid,
to the said United States of America or to their certain attorney the
sum of thirteen thousand Dollars being the appraised value of said
Es. 22 2 1/2 - 46 Bales white cotton - A. 2 1/2 - 20 cases white Linens
M. 2 1/2 - 4 Bales Linens - C. 2 1/2 - 4 Bales white Linens, in case the
same shall be adjudged by the Court as forfeited to the said United States
of America, upon the trial of the same, together with the costs of suit,
then this obligation to be null and void, or else to remain in full force and
virtue, and binding, ourselves in every respect according to law and authority
to the jurisdiction of said Court, and the rules thereof.

signed, sealed and delivered

(Signed) A. J. Dennistown & Co. (Seal)

in presence of

G. W. C. Mylin (Seal)

(Signed) T. G. A. Hunt

G. B. Milligan (Seal)

(Seal)

(Signed) A. J. Dennistown & Co.

N^o 1754. United States vs. Ship Collock &c.

To all to whom these presents shall come: I, Levi Woodbury Secretary of the Treasury of
the United States, send greeting: Whereas a Statement of facts, bearing date the 2nd day
of March 1844 with the petition of Collock Silmer & Co. of Glasgow by their agents Wm.
C. Hewes & Co. of New Orleans that to annex touching a certain forfeiture of the Ship Collock
incurred under the statute of the United States, entitled "an act
concerning the navigation of the United States" passed 1st March 1837
by a resolution of the same has been transmitted to the Secretary,
by the Judge of the District Court of the United States, for the Eastern
District of Louisiana pursuant to the Statute of the United States
entitled "an act to provide for mitigating or remitting the forfeitures
substantive and civil penalties, accruing in certain cases therein mentioned
as by the said statement of facts and petition remaining in the Treasury
Department of the United States, may fully appear, and whereas,
I, the said Secretary of the Treasury, having maturely considered the
said statement of facts and petition, and appearing to my satisfaction
that the said forfeiture was incurred without wilful negligence or any
intention of fraud. Now ye, that I, the said Secretary of the Treasury
in consideration of the premises, and by virtue of the power and authority
to me given by the said last mentioned statute, do hereby decide

No 4704 United States vs. Ship Pollock &c continued

Remission

to remit to the Petitioner all the right, claim, and demand of the United States, and of all others whomsoever, to the said forfeiture or payment of costs by the petitioners.


 seal.

Given under my hand and seal of Office, in the City of Washington this twenty seventh day of march in the year of our Lord one thousand eight hundred and forty, and the sixty fourth year of Independence of the United States.

filed 7th April 1840(signed) Levi Woodbury
Secretary of the Treasury.

No 4704. United States vs. Ship Pollock &c.

Remission

To all to whom these presents shall come: I, Levi Woodbury Secretary of the Treasury of the United States, send greeting: Whereas a statement of facts, bearing date the 12th day of march, 1840 with the petition of William E. Hones & Co of Helmes & Mills of New Orleans, Consignees of certain goods named in the petition, and imported in the ship Pollock, which annexed, touching the forfeiture of said goods incurred under the statutes of the United States, entitled "an act concerning the navigation of the United States" passed 1st March 1817, by a violation of the same, has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States, for the Eastern District of Louisiana pursuant to the statute of the United States, entitled "an act to provide for mitigation or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned," as by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: and whereas, I, the said Secretary of the Treasury, having maturely considered the said statement of facts and petition: and it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud: Now, therefore, know ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned Statute, do hereby decide to remit to the petitioner all the right, claim and demand of the United States, and of all others whomsoever, to the said forfeiture or payment of costs by the petitioners.


 seal.

Given under my hand and seal of Office, in the City of Washington, this twenty seventh day of march, in the year of our Lord, one thousand eight hundred and forty and the sixty fourth year of Independence of the United States. (signed) Levi Woodbury

filed 7th April 1840.

Secretary of the Treasury.

To all to whom these Presents shall come: I, Levi Woodbury, Secretary of the Treasury of the United States, send greeting:
Whereas a statement of facts, bearing date the 13th day of March, 1840, and the petition of A. J. Davidson Esq. of New Orleans, bearing date of the 13th day of March, 1840, touching the forfeiture of said goods incurred under the statute of the United States, entitled "An act concerning the navigation of the United States" passed 1st March 1817, by a violation of the same has been transmitted to the Secretary of the Treasury, by the Judge of the District Court of the United States, for the Eastern District of Louisiana, pursuant to the statute of the United States, entitled an act to provide for mitigating or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned, as by the said statement of facts and petition remaining in the Treasury Department of the United States, may fully appear: and whereas, I, the said Secretary, having maturely considered the said statement of facts and petition: and it appearing to my satisfaction that the said forfeiture was incurred without wilful negligence or any intention of fraud: I have, therefore, known ye, that I, the said Secretary of the Treasury, in consideration of the premises, and by virtue of the power and authority to me given by the said last mentioned statute, do hereby decide to remit to the petitioner all the right, claim, and demand of the United States, and of all others whomsoever, to the said forfeiture on payment of costs by the petitioner.

W. L.

Given under my hand and seal of office, in the City of Washington this twenty seventh day of March in the year of our Lord one thousand eight hundred and forty and the sixth year of the Independence of the United States.

Levi Woodbury
Secretary of the Treasury

(Filed 7th April 1840.)

No 4709. J. Washington vs Steam Boat Washington.

Bond

United States of America Eastern District of Louisiana
 Know all men by these presents that We are held and firmly
 bound unto Honorable Marigny, Marshal of the United States for
 the Eastern District of Louisiana in the sum of three hundred
 ninety two dollars lawful money of the United States, for the payment
 whereof to the said Honorable Marigny, his heirs executors administrators
 assigns or successors in office we jointly severally bind ourselves
 our heirs, executors and administrators, firmly by these presents:

Witness, our respective names and seals, hereunto affixed by us at
 New Orleans this 25th day of February one thousand eight hundred & forty.

Whereas, an admiralty warrant was lately issued out of the
 honorable the District Court of the United States for the Eastern District
 of Louisiana, at the suit of J. Washington vs Steam Boat Washington
 and intervening Libel of Wm Leamy and numbered 4709. on the
 Docket of the said Court, commanding the said Marshal to seize
 and take into his possession the Steamer Washington, which has been
 seized accordingly, but has been released from said seizure and delivered
 to C. C. Wheeler the said at the time and by reason of the signing,
 sealing and delivery of these presents, now the Condition of the above
 obligation is such, that if Judgment shall prove in favor of the libellant
 against the said Claimant J. S. Wheeler and the said claimant
 shall forthwith pay into the said District Court or to the proper officers
 thereof, the full amount of said judgment, together with all the
 cost of said suit, then the foregoing obligation is to be void; but
 otherwise shall remain in full force and virtue.

Signed, sealed and delivered
 in the presence of

Maurice Effert
 William Means

Signed J. S. Wheeler Seal

Henry Tate Seal

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N^o 4712. William Barnes vs Ship Proprietors

Bond United States of America - Eastern District of Louisiana
 Know all men by these presents That we L^{ieut} M. Sale agent for and on behalf of the
 United States, for the Eastern District of Louisiana in the name of our husband and
 Marshal of the said Eastern District of Louisiana, for the payment and delivery to the said
 Marshal of the said Eastern District of Louisiana, his heirs, executors, administrators, assigns or successors, of the
 one jointly and severally bond conditional, our heirs, executors, administrators, assigns or successors, of the
 these presents: Witness our respective names and seals, hereunto affixed by us at
 New Orleans this Ninth day of March one thousand eight hundred and fifty
 Whereas an admiralty warrant was lately issued out of the honorable the District
 Court of the United States for the Eastern District of Louisiana at the suit of William
 Barnes vs the Ship Proprietors and number 4712, on the report of the said Court
 commanding the said Marshal to seize and take into his possession the ship properties
 her tackle, apparel, furniture which has been seized accordingly, but has been
 released from said seizure and delivered to L. M. Sale at the time and by
 reason of the signing, sealing, and delivery of these presents.

Now the condition of the above obligation is such, that if judgment
 shall pass in favor of the libellant against the said claimant L. M. Sale and
 the said claimant shall forthwith pay into the said District Court, or to the
 proper officers thereof, the full amount of said judgment, together with all the
 costs of said suit, then the foregoing obligation is to be void; but otherwise, shall
 remain in full force and virtue.

signed, sealed and delivered
 in the presence of
 J. P. Walden.

signed L. M. Sale
 by W. L. Dewey

(Seal)

signed W. L. Dewey

(Seal)

No 4727. Leonard T. Hason vs Steam Boat Echo.

Bond

I know all men by these presents that we Henry Little, as principal and Artemus Hill & Sidney Relf, as securities are held and firmly bound unto Leonard T. Hason in the just and full sum of two hundred and seventy dollars to which payment will and truly to be made, we bind ourselves our heirs, executors, and administrators, jointly and severally, firmly by these presents, sealed with our seals and dated this thirteenth day of March 1846. The condition of this obligation is such, that whereas the Steam Boat Echo's tackle, apparel & furniture have been libelled by Leonard T. Hason against and whereas Henry Little has duly filed in the District Court of the United States for the Eastern District of Louisiana his claim for the said Steam Boat Echo's tackle, apparel &c. Now if the said Henry Little, Artemus Hill & Sidney Relf shall will and truly pay or cause to be paid, to the said Leonard T. Hason or to his certain attorney the sum of one hundred & thirty five dollars or any part of said sum of one hundred & thirty five dollars in case the same shall be adjudged by the court as due to the said Leonard T. Hason upon the trial of the same, together with the costs of suit, then this obligation to be null and void or else to remain in full force and virtue, and binding on us in every respect according to law, and submitting to the jurisdiction of said Court and the rules thereof.

Signed, sealed and delivered

in presence of
 J. C. Hill, Clerk

(Signed) Henry Little
 Artemus Hill
 Sidney Relf

Seal

Seal

Seal

Recorded 17 April 1846.

Bond

No 4728. William Hansen vs Archy Mc Donald

United States of America - Eastern District of Louisiana

I know all men by these presents, that we, Archy Mc Donald as principal and E. Sheridan as surety are held and firmly bound unto Mandeville Marigny, Marshal of the United States, for the Eastern District of Louisiana in the sum of seven hundred and fifty dollars lawful money of the United States for the payment whereof to the said Mandeville Marigny his heirs, executors, administrators, assigns or successors in office, we jointly and severally bind ourselves our respective heirs, executors & administrators firmly by these presents. Witness our respective names and seals, hereunto affixed by us at New Orleans this seventh day of April one thousand eight hundred & forty. Whereas the above bounden Archy Mc Donald has been arrested and taken into the custody of the said Mandeville Marigny, Marshal as aforesaid, by virtue of a writ of Bail issued from the honorable the District Court of the United States, for the Eastern District of Louisiana in an action of debt at the suit of William Hansen vs Archy Mc Donald and numbered 4728. on the Docket of the said Court, but has been released from said custody, at the time, and by reason of the signing, sealing and delivery of these presents. Now the condition of this obligation is such, that if the defendant Archy Mc Donald shall not depart the State of Louisiana without the leave of the said E. Sheridan and that in case he should depart without such leave, if the said E. Sheridan shall pay to the said Marshal the amount for which definitive judgment shall be rendered in the cause, then the above obligation shall be void, but otherwise shall remain in full force and virtue.

Signed, sealed and delivered

in the presence of

J. C. Hill, Clerk

(Signed) Archy Mc Donald
 E. Sheridan

Seal

Number 4728.

N^o 4730. John Melling vs. Brig Swiss Boy.

And know all men by these presents that the said Samuel P. Whiting for ourselves and in behalf of W. Lord, Adam McFellish & Jonathan Blawie, none of the said Brig Swiss Boy but lastly and principally John Melling in the just and full sum of the hundred dollars lawfully payable and well actually, firmly by these presents sealed with our seals and dated this eleventh day of April 1846.

The condition of this obligation is such that whereas the Brig Swiss Boy the tackle apparel furniture has been libeled by John Melling of persons and whereof the said Samuel P. Whiting have duly taken in the District Court of the United States for the Eastern District of Louisiana this claim for the said Brig Swiss Boy the tackle apparel furniture loss of the said Samuel P. Whiting and Joseph Harrod shall well and truly pay, or cause to be paid to the said John Melling who contains attesting the sum of six hundred dollars or any part of said sum of six hundred dollars in case the same shall be adjudged by the Court as due to the said John Melling upon the trial of the same, together with the costs of suit, then this obligation to be null and void, or else to remain in full force and virtue, and binding conclusively in every respect according to law and submitting to the jurisdiction of the said Court - the rules thereof.

Signe, sealed and delivered }
in presence of }
C. Eugene Plunkett }
Recorded 17. April 1846. }
C. V. S. P. Whiting }
Joseph Harrod }
C. Eugene Plunkett }

N^o 4733. United States vs Thomas J. Allen

And know all men by these presents that one Thomas J. Allen, a principal of the said United States of America - Eastern District of Louisiana, a party, an individual, and firmly bound unto Mandeville Marigny, Marshal of the United States for the Eastern District of Louisiana, in the sum of seven hundred and fifty dollars lawful money of the United States, for the payment whereof to the said Mandeville Marigny, his heirs, executors, administrators, assigns or successors in office, are jointly and severally bound ourselves, our respective heirs, executors and administrators, firmly by these presents: Witness, our respective names and seals, hereunto affixed by us at New Orleans this sixteen the day of April one thousand eight hundred and forty. Whereas the above bounden Thomas J. Allen has been arrested and taken into the custody of the said Mandeville Marigny, Marshal as aforesaid, by virtue of a writ of arrest issued from the honorable the District Court of the United States, for the Eastern District of Louisiana at the suit of the United States vs Thomas J. Allen and numbered 4733. on the docket of the said Court, but has been released from said custody, at the time, and by reason of the signing sealing, and delivery of these presents. Now the condition of the above obligation is such, that if the defendant Thomas J. Allen shall not depart the State of Louisiana without the leave of the said Court, and that in case he should depart without such leave, if the said T. J. Allen shall pay to the said Marshal the amount for which definitive judgment shall be rendered in the cause, then the above obligation shall be void; but otherwise, shall remain in full force and virtue.

Signe, sealed and delivered }
in the presence of }
D. O. Nadand }
Recorded 17. April 1846. }
Thomas J. Allen }
Thomas R. Poir }

No 3978. The United States vs. Brouquet.

Mandate.

United States of America, ss.

The President of the United States of America
To the Honorable the Judge of the District Court of the United
States for the Eastern District of Louisiana, Greeting:

Whereas, lately in the District Court of the United States
for the Eastern District of Louisiana before you in a cause between
the United States of America plaintiffs and Brouquet defendant
the following order was made on third day of January 1838, as follows, viz:
"On application of C. M. Conrad Esq. of Counsel for said defendant
in the above cause, the fact that the Hon^{ble} the Judge of this court has
been of counsel for the plaintiffs in the above cause, was ordered to be
entered of Record, and it was ordered that an authenticated copy
of each of said causes with all the proceedings in the same shall be
forthwith certified to the next circuit Court of the United States to be
held in said District." as by the inspection of the Transcript of the
Record of the said District Court, which was brought into the
circuit Court of the United States, for the fifth circuit holding session
in and for the Eastern District of Louisiana, by virtue of transfer
agreeably to the act of Congress in such case made and provided,
fully and at large appears.

And whereas, in the present term of May in the year
of our Lord one thousand eight hundred and thirty nine the
said cause came on to be heard before the said circuit Court, on
the said Transcript of the Record, and was argued by counsel;
in consideration whereof, it was ordered by the Court that the said
cause be remanded to the District Court to be proceeded in
according to law.

You therefore, are hereby commanded that such further
proceedings be had in said cause, agreeably to said order as
according to right and justice, and the laws of the United States,
ought to be had, the said transfer notwithstanding.

Witness the honorable Roger B. Taney Chief Justice of the
Supreme Court of the United States, the eighth day in the Month
of our Lord one thousand eight hundred and thirty nine



I. N. Hemmick. Clk

By C. C. Hornsby, D. C.

filed 28. June 1839.

No 3080. The United States at Whittemore & Blair v. Hall.

395

Mandate

United States of America SS.
the President of the United States of America
to the honorable the Judge of the District Court of the United States for the
Eastern District of Louisiana.
Whereas, lately, in the District Court of the United States for the Eastern
District of Louisiana before you in cause between the United States of America
was made on the 3 January 1834, as follows viz:
On application of C. H. Bondar Esq. Counsel for sundry respondents in
the above causes, the fact that the Hon^{ble} the Judge of this Court had
been of counsel for the plaintiffs in the above causes, was ordered by the
Court to be entered of record, and it was ordered that an authenticated
copy of each of said causes, with all the proceedings in the same shall
be forthwith certified to the next Circuit Court of the United States
to be held in said District as by the inspection of the transcript of
the record of the said District Court, which was brought into the Circuit
Court of the United States, for the ninth Circuit holding session on and
for the Eastern District of Louisiana, by virtue of transfer according
to the act of Congress in such case made and provided, fully and
largely appears. and Whereas, in the present term of Court in the year
of our Lord one thousand eight hundred and thirty three the said
cause came on to be heard before the said Circuit Court, on the
said transcript of the record, and was argued by counsel on
consideration whereof, it was ordered by the Court that the said
cause be remanded to the District Court to be proceeded on according
to law, you, therefore, are fully recommended that such further
proceedings, be had in said cause, according to said order as
according to right and justice, and the laws of the United States
ought to be had, the said transfer notwithstanding.
Witness the honorable Roger B. Taney Chief Justice of the
Supreme Court of the United States, the eighth June in the year
of our Lord one thousand eight hundred and thirty three.

Encl

filed 22 June 1834.

D. V. Henson, Clerk.
By signed L. L. Henson D. V. H.

N^o 3971. United States v. Francis Verrier

Mandate.

United States of America, S^{rs}:

to the honorable the Judge of the District Court of the United States for the Eastern District of Louisiana. Reciting: Whereas, lately, in the District Court of the United States for the Eastern District of Louisiana before you in a cause between the United States of America plaintiffs and Francis Verrier defendant, the following order was made on the 3^d January 1834 as follows, Viz:

On application of C. M. Conrad Esq. of Counsel for said defendant in the above cause, the fact that the Hon^{ble} the Judge of this Court had been of Counsel for the plaintiffs in the above cause, was ordered by the Court to be taken of record, and it was ordered that an authentic copy of each of said causes with all the proceedings in the same shall be forthwith certified to the next Circuit Court of the United States to be held in this District, as by the inspection of the transcript of the Record of the said District Court, which was brought into the Circuit Court of the United States, for the ninth Circuit holding sessions in and for the Eastern District of Louisiana, by virtue of transfer agreeably to the act of Congress in such case made and provided, fully and at large appears, and whereas in the present term of May in the year of our Lord one thousand eight hundred and thirty nine the said cause came on to be heard before the said Circuit Court, on the said transcript of the Record, and was argued by Counsel: on consideration whereof, it was ordered by the Court that the said cause be remanded to the District Court to be proceeded in according to law.

You therefore, are hereby commanded that such further proceedings to right and Justice, and the laws of the United States, ought to be had, the said transfer notwithstanding. Witness the honorable R. B. Taney, Chief Justice of the Supreme Court of the United States, the eighth June in the year of our Lord one thousand eight hundred and thirty nine.

Test.

Signed D. M. Keenan Clk.
By L. C. Harshby Dyk.

filed June 23. 1834.

United States of America, SS:

the President of the United States of America, to the Honorable the Judges of the District Court of the United States for the Eastern District of Louisiana, to wit: the District Court of the United States, for the Eastern District of Louisiana. Before you in a case, between the United States of America Plaintiff and François Xavier Defendant the following order was made on this 3^d January 1839, as follows: viz. On application of C. M. Conrad Esq. of Counsel for said Defendant in the above causes the fact that the Clerk of the Court for said Defendant had been of Counsel for the Plaintiff in the above causes, was received by the Court to the intent of record, and it was ordered that an authentic copy of each of said Causes with all the proceedings in the same shall be forwarded to the next Circuit Court of the United States to be held in this District as by the inspection of the transcript of the Record of the said District Court, which was brought into the Circuit Court of the United States, for the ninth Circuit holding sessions in and for the Eastern District of Louisiana, by virtue of transfer agreeably to the act of Congress in such case made and provided, fully and at large appears.

And Whereas, in the present Term of May in the year of our Lord one thousand eight hundred and thirty nine the said cause came on to be heard by the said Circuit Court, on the said transcript of the Record and was argued by Counsel: in consideration whereof, it was ordered by the Court that the said Cause be remanded to the District Court to be proceeded in according to law.

And therefore, be hereby commanded that such further proceedings be had in said cause, agreeably to said order, as according to right and justice, and the laws of the United States, ought to be had, the said transfer not withstanding.

Witness the Honorable Roger B. Taney Chief Justice of the Supreme Court of the United States, the Eighth Term in the year of our Lord one thousand eight hundred and thirty nine.

Esal

D. V. Hancock Clk.
By S. C. Ramsey D. Clk.

Filed 28 June 1839

N^o 3987 The United States vs. V. Hummage & E. Herbault

Memoranda.

United States of America, SS:

the President of the United States of America, to the Honorable the Judge of the District Court of the United States for the Eastern District of Louisiana, Sitting

Whereas, lately, in the District Court of the United States, for the Eastern District of Louisiana, before you in a cause, between the United States of America plaintiff and V. Hummage & E. Herbault Defendants, the following order was made on the 3^d January 1838, as follows viz:

On application of C. M. Conrad Esq. of Counsel for said defendants in the above causes, the fact that the Hon.^{ble} the Judge of this Court had been of Counsel for the plaintiffs in the above causes, was ordered by the Court to be entered of record, and it was ordered that an authenticated copy of each of said causes with all the proceedings in the same shall be forthwith certified to the next Circuit Court of the United States to be held in this District:

as by the inspection of the transcript of the Record of the said District Court, which was brought into the Circuit Court of the United States, for the Ninth Circuit holding sessions in and for the Eastern District of Louisiana, by virtue of transfer agreeably to the act of Congress in such case made and provided, fully and at large appears,

and Whereas, in the present term of May in the year of our Lord one thousand eight hundred and thirty nine the said cause came on to be heard before the said Circuit Court, on the said transcript of the record, and was argued by Counsel; on consideration whereof, It was ordered by the Court that the said cause be remanded to the District Court to be proceeded in according to law, you, therefore, are hereby commanded that such further proceedings, be had in said cause, agreeably to said order as according to right and justice, and the laws of the United States, ought to be had, the said transfer notwithstanding.

Witness the Honorable Roger B. Taney, Chief Justice of the Supreme Court of the United States, the eighth June in the year of our Lord one thousand eight hundred and thirty nine.

D. H. Hummer, Clerk

By (signed) L. C. Hornsby Dybbin

(Seal)

filed June 22. 1839.

present.

United States of America, SS.
The President of the United States of America,
to the Honorable the Judge of the District Court of the United States for the Eastern
District of Louisiana.

Whereas, lately, in the District Court of the United States for the Eastern
District of Louisiana before you in a cause, between the United States
of America plaintiffs and Thomas Barrett defendant, the following
order was made on the 5th January 1839, as follows, viz.

On application of C. M. Conrad Esq. of counsel for sundry
defendants in the above cause, the fact that the Hon^{ble} the Judge
of this Court had been of counsel for the plaintiffs in the above cause
was on the 5th of January 1839, and it was ordered that an
authenticated copy of each of said causes with all the proceedings in the same
shall be forthwith certified to the next Circuit Court of the United States
to be held in this District, as by the inspection of the transcript of the Record
of the said District Court, which was brought into the Circuit Court
of the United States, for the ninth Circuit holding sessions in and for
the Eastern District of Louisiana, by virtue of transfer, agreeably
to the act of Congress in such case made and provided, fully and
at large appears. And Whereas, on the present term of Office in
the year of our Lord one thousand eight hundred and thirty nine
the said cause came on to be heard before the said Circuit Court,
on the said transcript of the Record, and was argued by counsel,
on consideration whereof, it was ordered by the Court that the said
cause be removed to the District Court to be proceeded in according to
law. You therefore are hereby recommended that such further proce-
dings, be had in said cause, agreeably to said order as according to
right and justice, and the laws of the United States, ought to be had,
the said transfer not withstanding.

Witness the Honorable Roger B. Taney, Chief Justice
of the Supreme Court of the United States, the eighth day in the
year of our Lord one thousand eight hundred and thirty nine.

Attest

C. H. Keweenaw Clerk.
By Deputy L. C. Adams by D. C. K.

filed June 22. 1839.

N^o 3995. The United States vs. V. Roumager & Herbault

Mandate

United States of America. SS.
The President of the United States of America,
To the Honorable the Judge of the District Court of the
United States for the Eastern District of Louisiana, ^{Sitting}
Whereas, lately, in the District Court of the United States
for the Eastern District of Louisiana before you in a
cause, between the United States of America plaintiffs
and V. Roumager and E. Herbault, Defendant the following
order was made on the 5th January 1858 as follows viz:
On application of C. M. Couras Esq. of Counsel for
said defendants in the above causes, the fact that the
Honorable the Judge of this Court had been of Counsel for the
plaintiffs in the above causes, was ordered by the Court to
be entered of Record, and it was ordered that an authentic
copy of each of said causes, with all the proceedings in the same
shall be faithfully certified to the next Circuit Court of
the United States to be held in this District, as by the inspec-
tion of the transcript of the Record of the said District Court,
which was brought into the Circuit Court of the United
States, for the ninth Circuit holding sessions in and for the
Eastern District of Louisiana, by virtue of transfer agreeably
to the act of Congress in such case made and provided,
fully and at large appears, and Whereas, in the present
term of May in the year of our Lord one thousand eight
hundred and thirty nine the said cause came on to be heard
before the said Circuit Court, on the said transcript of the
record, and was argued by counsel; on consideration
whereof, It was ordered by the Court that the said cause
be remanded to the District Court to be proceeded in
according to law, you, therefore, are hereby commanded
that such further proceedings, be had in said
cause, agreeably to said order as according to right
and justice, and the laws of the United States, ought to
be had, the said transfer notwithstanding.

Witness the Honorable Roger B. Taney
Chief Justice of the Supreme Court of the United
States, the eighth June in the year of our Lord one
thousand eight hundred and thirty nine.

Esq.

D. H. Kearney, Clerk.

By signed A. C. Hornsby D. C.

filed June 27. 1839.

United States of America, SS:

the President of the United States of America, to the Honorable the
Judge of the District Court of the United States for the Eastern District
of Louisiana.

Whereas, lately, in the District Court of the United States, for the Eastern
District of Louisiana before you in a cause, between the United States
America plaintiffs and T. Henshaw and C. Anhalt, Defendant
the following order was made on the 5th January 1838, as follows: That
Application of C. C. M. Conner Esq. of Counsel for removing the
in the above cause, the fact that the Hon^{ble} the Judge of this Court had
been of Counsel for the plaintiffs in the above cause, was received by the
Court to be within of Record, and it was decreed that one authenticated
copy of each of said Causes with all the proceedings in the same shall
be forthwith transmitted to the next Circuit Court of the United States
to be held in this District as by the inspection of the transcript of the record
of the said District Court, which was brought into the Circuit Court of the
United States, for the next Circuit holding, return in and for the Eastern District
of Louisiana, by virtue of transfer agreeably to the act of Congress in
such case made and provided, fully and at large appears, and whereas,
in the present term of May in the year of our Lord one thousand eight
hundred and thirty nine the said cause came on to be heard before the
said Circuit Court, on the said transcript of the record, and was argued
by counsel; in consideration whereof, It was decreed by the Court that
the said cause be remanded to the District Court to be proceeded in
according to law, you, therefore, are hereby commanded that such further
proceedings be had in said cause, agreeably to said order as according
to right and justice, and the laws of the United States, ought to be had,
the said transfer notwithstanding:

Witness the Honorable Roger B. Taney Chief Justice of the Supreme
Court of the United States, the eighth June in the year of our Lord one
thousand eight hundred and thirty nine.

D. A. Henshaw. Clerk
By special L. C. Henshaw. J. C. H.

Encl.

Filed June 22. 1839

N^o 3997. The United States vs. W^m C. Frederick.

Memorandum

United States of America SS:
the President of the United States of America,
to the Honorable the Judge of the District Court of the United
States for the Eastern District of Louisiana. *Shewing:*
Whereas, lately, in the District Court of the United States,
for the Eastern District of Louisiana before you in a cause,
between the United States of America plaintiffs and
William C. Frederick defendant, the following order was
made on the 3^d January 1838, as follows viz:

On application of C. C. M. Conrad Esq of counsel for said
defendants in the above causes, the fact that the Hon^{ble}
the Judge of this Court had been of counsel for the plaintiffs
in the above causes, was ordered by the Court to be entered
of record, and it was ordered that an authenticated copy
of each of said causes with all the proceedings in the same
shall be forth with certified to the next Circuit Court of the
United States to be held in this District & as by the inspection
of the transcript of the record of the said District Court, which
was brought into the Circuit Court of the United States,
for the ninth Circuit holding sessions in and for the Eastern
District of Louisiana, by virtue of transfer agreeably to
the act of Congress in such case made and provided, fully
and at large appears. and whereas, in the present term
of May in the year of our Lord one thousand eight hundred
and thirty nine the said cause came on to be heard before
the said Circuit Court, on the said transcript of the record,
and was argued by counsel; on consideration whereof,
It was ordered by the Court that the said cause be remanded
to the District Court to be proceeded in according to law,
you, therefore, are hereby commanded that such further
proceedings, be had in said cause, agreeably to said order
as according to right and justice, and the laws of the
United States, ought to be had, the said transfer
notwithstanding.

Witness the Honorable Roger B. Taney Chief Justice
of the Supreme Court of the United States, the Eighth
June in the year of our Lord one thousand eight hundred
and thirty nine.

Emil

D. M. Hamers, clk.
By Henry L. L. H. H. H. H.

Filed June 28. 1839.

United States of America, vs:

the present of the United States of America, to the Honorable the Judge
of the District Court of the United States for the Eastern District of Louisiana.

Whereas, lately, in the District Court of the United States, for the Eastern
District of Louisiana before you on a cause, between the United States
of America Plaintiffs and William C. C. Edwards et al. Defendants,
the following order was made on the 3^d January 1833, as follows, viz:

On application of C. C. Edwards Esq. of Counsel for said Defendants
with the above causes, the fact that the Honorable the Judge of the Court has been
of Counsel for the plaintiffs in the above causes was known by the
Court to be untrue of course, and it was ordered that an authentic copy
of each of said causes with all the proceedings in the same shall be
forthwith certified to the next Circuit Court of the United States to be held
in this District, as by the inspection of the transcripts of the records of the said
District Court, which was brought into the Circuit Court of the United States
for the Ninth Circuit held in session in and for the Eastern District of
Louisiana, by virtue of writs for a copy to the Clerk of Congress in and
was made and provided, fully true at large appears.

And whereas, on the present term of Court in the year of our Lord one
thousand eight hundred and thirty three the said cause came on to be heard
before the said Circuit Court, on the said transcript of the Records, and
was argued by Counsel; on consideration whereof, it was ordered by
the Court, that the said cause be remanded to the District Court, to be
proceeded in according to law; and, therefore, are hereby recommended
that such further proceedings, which on said cause, agreeably to said
order as according to right and justice, and the laws of the United States,
ought to be had, the said transfer notwithstanding.

Witness the Honorable Roger B. Taney Chief Justice of the
supreme Court of the United States, the eight Term in the year of our
Lord one thousand eight hundred and thirty three.

3000

J. W. Harrison Clerk
By L. C. Brown Esq. J. Clerk

Filed June 29 1833

N^o 3999

Mandate.

The United States vs Whittmore & Blair et al.

United States of America S^r:

be President of the United States of America,
to the Honorable the Judge of the District Court of the United
States for the Eastern District of Louisiana,reeting
Whereas, lately, in the District Court of the United States,
for the Eastern District of Louisiana before you in a cause
between the United States of America plaintiffs and
Whittmore & Blair et al, defendant the following
order was made on the third day of January 1838,
as follows, viz:

On application of C. M. Courau Esq. of Counsel for
said defendants in the above causes, the fact that the
Honorable the Judge of this Court had been of Counsel
for the plaintiffs in the above causes, was ordered by
the Court to be entered of record, and it was ordered that
an authentic copy of each of said causes, with all
the proceedings in the same, shall be forthwith certified
to the next Circuit Court of the United States to be held
in this District, as by the inspection of the transcript of
the Record of the said District Court, which was brought
into the Circuit Court of the United States, for the ninth
Circuit holding sessions in and for the Eastern District
of Louisiana, by virtue of transfer agreeably to the act
of Congress in such case made and provided, fully
and at large appears.

and whereas, in the present term of May in the year of our Lord
one thousand eight hundred and thirty nine, the said cause came
on to be heard before the said Circuit Court, on the said
transcript of the record, and was argued by Counsel;
on consideration whereof, it was ordered by the Court that
the said cause be remanded to the District Court to be proceeded
in according to law, you, therefore, be and hereby command
that such further proceedings, be had in said cause, agreeably
to and order as according to right and justice, and the
laws of the United States, ought to be had, the said transfer
notwithstanding:

Witness the Honorable Roger B. Taney Chief Justice
of the Supreme Court of the United States, the eighth
June in the year of our Lord one thousand eight hundred
and thirty nine.

E. M.

D. W. Henson Clerk
By L. C. Hornsby D. C.

Filed June 28. 1839.

United States of America ss:

the President of the United States of America, to the Honorable the Judge of the Circuit Court of the United States for the Eastern District of Louisiana. Whereas, lately, in the District Court of the United States, for the Eastern District of Louisiana before you in a cause, between the United States of America, plaintiffs and E. Saint Defendant, the following order was made on the 3^d January 1834, as follows, viz:

On application of C. St. Andrew Esq. of Counsel for several Defendants in the above cause, the fact that the Hon^{ble} the Judge of this Court had been of Counsel for several the plaintiffs in the above cause, was ordered by the Court to be taken of record, and it was ordered that an authenticated copy of each of said causes with all the proceedings in the same, shall be forthwith certified to the next Circuit Court of the United States to be held in this District, with the inspection of the manuscript of the record of the said District Court, which was brought into the Circuit Court of the United States, for the ninth Circuit before sessions in and for the Eastern District of Louisiana, by virtue of transfer agreeably to the act of Congress in such case made and provided, fully and ably given and where, in the present term of May in the year of our Lord one thousand eight hundred and thirty nine, the said cause came on to be heard before the said Circuit Court, with the said transcript of the record, and was argued by Counsel; on consideration whereof, it was ordered by the Court that the said cause be removed to the District Court to be proceeded in according to law. you, therefore, are hereby recommended that such further proceedings, be had in said cause, agreeably to said order as according to right and justice, and the laws of the United States, might be had, the said transfer not withstanding.

Witness the Honorable Roger B. Taney Chief Justice of the Supreme Court of the United States, the eighth Term in the year of our Lord one thousand eight hundred and thirty nine.

E. St. Andrew

J. H. Munroe Att.
By St. Andrew J. H. Munroe

Filed June 28th 1839.

Mandate.

United States of America S.S.:

The President of the United States of America,
to the Honorable the judge of the District Court of the United
States for the Eastern District of Louisiana, Greeting:
Whereas, lately, in the District Court of the United States
for the Eastern District of Louisiana, before you in a
cause, between the United States of America plaintiffs
and V. Remage and E. Kerbault Defendants, the
following order was made on the 3^d January 1838
as follows: viz:

On application of C. M. Conrad Esq. of Counsel for sundry
defendants in the above causes, the fact that the Honorable
the Judge of this Court had been of Counsel for the plaintiffs
in the above causes, was proved by the Court to be true of
Record, and it was ordered that an authenticated copy of
each of said causes with all the proceedings in the same
shall be forthwith certified to the next Circuit Court of
the United States to be held in this District, as by
the inspection of the transcript of the Record of the said
District Court, which was brought into the Circuit Court
of the United States, for the ninth Circuit holding sessions
in and for the Eastern District of Louisiana, by virtue of
transfer agreeably to the act of Congress in such case
made and provided, fully and at large appears.

And whereas, in the present term of May in the year of our
Lord one thousand eight hundred and thirty nine the said cause
came on to be heard before the said Circuit Court, on the said
transcript of the Record, and was argued by Counsel; on consideration
Whereof, It was ordered by the Court that the said cause be
continued to the District Court to be proceeded in according
to law, you, therefore, are hereby commanded that such further
proceedings, to have in said cause, agreeably to said order as
according to right and justice, and the laws of the United
States, ought to be had, the said transfer notwithstanding.
Witness the Honorable Roger B. Taney Chief Justice of the
Supreme Court of the United States, the eighth day in the
year of our Lord one thousand eight hundred and thirty nine.

Not

D. V. Hammer Clerk

By L. C. Ramsey D. C.

Filed June 27. 1839

United States of America. S.D.:
the President of the United States of America, to the Honorable the Judges
of the District Court of the United States for the Eastern District of Louisiana.

Whereas, lately, in the District Court of the United States, for the Eastern
District of Louisiana, before you in a cause, between the United States of
America plaintiffs and E. Vainel Defendant the following order was
made on the 3^d January 1839 as follows; viz:

On application of C. M. Courcy Esq. of counsel for sundry defendants
in the above cause, the fact that the Hon^{ble} the Judges of said Court had been
of counsel for the plaintiffs in the above cause, was laid over by the
Court to be taken of record, and it was decreed that an authentic and
copy of each of said causes, with all the proceedings in the same should be
forthwith certified to the next Circuit Court of the United States to be held
in this District, as by the inspection of the transcript of the Record of the
said District Court, which was brought into the Circuit Court of
the United States, for the ninth Circuit holding sessions in and for the
Eastern District of Louisiana, by virtue of transfer agreeably to the act
of Congress in such case made and provided, fully and at large appears,
and whereas, in the present term of May, in the year of our Lord
one thousand eight hundred and thirty nine the said cause came
on to be heard before the said Circuit Court, on the said transcript
of the Record, and was argued by counsel; on consideration
whereof, it was ordered by the Court that the said cause be remanded
to the District Court to be proceeded in according to law.

you therefore, are hereby recommended that such further proceedings
be had in said cause, agreeably to said order as according to right
and justice, and the laws of the United States, ought to be done, the said
transfer, notwithstanding.

Witness the Honorable Roger B. Taney, Chief Justice of the Supreme
Court of the United States, the eighth Term, in the year of our Lord
one thousand eight hundred and thirty nine.

Enat.

D. A. Hennen (Atk.
by L. C. Henny Esq. Atk.)

Filed June 28. 1839.

Mandate

United States of America: vs.

The President of the United States of America, to the Honorable
the Judge of the District Court of the United States for
the Eastern District of Louisiana.

Freeting:

Whereas, lately, in the District Court of the United States,
for the Eastern District of Louisiana, before you in a cause,
between the United States of America plaintiffs and V. Ramage
and E. H. Hault, defendant, the following order was made
on the 3^d January 1838, as follows: Viz:

On application of C. K. Conrad Esq. of Counsel for said
defendants in the above causes, the fact that the Hon^{ble}
the Judge of this Court had been of Counsel for the plaintiffs
in the above causes, was ordered by the Court to be entered
of Record, and it was ordered that an authentic copy
of each of said causes with all the proceedings in the same
shall be forthwith certified to the next Circuit Court of the
United States to be held in this District.

as by the Inspection of the transcript of the Record of the said
District Court, which was brought into the Circuit Court
of the United States, for the ninth Circuit Holding sessions
in and for the Eastern District of Louisiana, by virtue
of transfer agreeably to the act of Congress in such
case made and provided, fully and at large appears.
And whereas, in the Present term of May in the year of our
Lord one thousand eight hundred and thirty nine, the said
cause came on to be heard before the said Circuit Court,
on the said transcript of the record, and was argued by Counsel,
on consideration whereof, it was ordered by the Court that the
said cause be remanded to the District Court to be proceeded
in according to law, you, therefore, are hereby commanded
that such further proceedings, be had in said cause,
agreeably to said order as according to right and justice,
and the Law of the United States, ought to be had, the said
transfer notwithstanding.

Witness the Honorable Roger B. Taney, Chief Justice
of the Supreme Court of the United States, the eighth Term
in the year of our Lord one thousand eight hundred and
thirty nine.

[Signature]

D. W. Hannon. (Ck
by L. C. Hannon, J. Clerk.

Filed June 28. 1839

Done.

United States of America, Eastern District of Louisiana,
have all hereby been present, that we, J. W. Northam as plaintiff
and Alexander Stewart as clerk, and John Stewart as
Attorney at Law, in and for the said Eastern
District of Louisiana, in the sum of two thousand, six hundred and
fifty dollars of the United States, forth payment whereof to the said
J. W. Northam, his heirs, executors, administrators, assigns
or successors in office, we jointly and severally bind ourselves, our
respective heirs, executors, administrators, jointly & severally
present: Witness, our respective hands and seals, this 24th day of April
in the 11th year of April in the 11th year of the said
Fifth. Whereas, the above named J. W. Northam, has been arrested and
taken into the custody of the said Alexander Stewart, Attorney at
Law, by virtue of a writ of arrest issued from the Honorable the
District Court of the United States, for the Eastern District of Louisiana
in an action of debt at the suit of Lewis Servings & als v. J. W.
Northam, and numbered forty seven hundred and eleven (47th)
in the Packet of the said Court, but has been released from said custody,
at the time, and by means of the signing, sealing, and delivery of these
present. Now the Convention of the above obligation is such, that if
the Defendant J. W. Northam shall not depart the state of Louisiana
without the leave of the said Court, and that in case he should depart
without such leave, if the said shall pay to the said Alexander Stewart
the amount for which said Definitive Payment shall be made in
the future, then the above obligation shall be void; but otherwise, shall
remain in full force and virtue.

signed, sealed and delivered

in the presence of

W. H. Hites.

(-) A. W. McRae

J. W. Northam (seal)

Alex. Stewart (seal)

Recorded April 27th 1840.

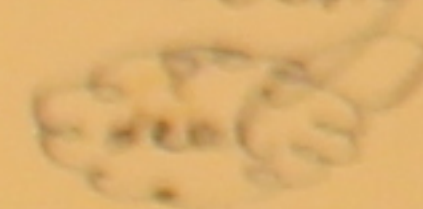
Exhibit.

United States of America, SS:

the President of the United States of America,
to the Honorable the Judge of the District Court of the
United States for the Eastern District of Louisiana, Jackson.
Whereas, lately, in the District Court of the United States
of America for the Eastern District of Louisiana, before
you in a cause, between the United States of America
plaintiffs and A. Kirkman & Co. Defendants the following
order was made on the 3^d January 1838, as follows, viz:

An application of C. M. Church Esq. of Counsel for
said Defendants in the above cause, the fact
that the Hon^{ble} the Judge of this Court had been of
counsel for the plaintiffs in the above cause, was
recorded by the Court to be entered of Record, and it was
decided that an authenticated copy of each of said causes
with all the proceedings in the same shall be forthwith
certified to the Next Circuit Court of the United States,
to be held in this District, as by the inspection of the
manuscript of the Record of the said District Court, which
was brought into the Circuit Court of the United States
for the ninth Circuit holding sessions in and for the
Eastern District of Louisiana, by virtue of transfer
and provided, fully, and at large appears.

And Whereas, in the present term of May in the year of
our Lord one thousand eight hundred and thirty nine
the said cause came on to be heard before the said Circuit
Court, on the said manuscript of the record, and was argued
by counsel, in consideration whereof, it was ordered
by the Court that the said cause be remanded to the District
Court to be proceeded in according to law.
you, therefore, are hereby commanded that such further
proceedings, be had in said cause, agreeably to said order
as according to right and justice, and the laws of the
United States, ought to be had, the said transfer notwithstanding.
Witness the Honorable Roger B. Taney, Chief Justice
of the Supreme Court of the United States, the eighth
June in the year of our Lord one thousand eight hundred
and thirty nine.



D. V. Kemmer Clerk
By L. C. Karsch Dyk.

Filed June 23. 1839

United States of America, ss:
The President of the United States of America, to the Honorable the
Judge of the District Court of the United States for the Eastern District
of Louisiana,
Whereas, lately, in the District Court of the United States for the Eastern
District of Louisiana before you in a cause, between the United
States of America plaintiffs and V. Roumager & C. Merchants defendants,
the following order was made on the 3^d January 1839 as follows, viz:
On application of C. C. H. Cannon Esq. of Counsel for said
defendants with above cause, the fact that the Hon. the Judge
of this Court has been of counsel for the plaintiffs in the above cause,
and ordered by the Court to be entered of Record, and it was ordered,
that an authentic copy of each of said causes with all the pro-
ceedings in the same shall be forthwith certified to the next Circuit
Court of the United States to be held in this District, as by the inspection
of the transcript of the Record of the said District Court, which
was brought into the Circuit Court of the United States, for the ninth
Circuit holding session in and for the Eastern District of Louisiana,
by virtue of transfer agreeable to the act of Congress in such case made
and provided, full term at large appears. And whereas, in the
present term of May in the year of our Lord one thousand eight
hundred and thirty nine the said cause came on to be heard before
the said Circuit Court, in the said transcript of the record, and was
argued by counsel; in consideration whereof, it was ordered
by the Court that the said cause be removed to the District Court to
be proceeded in according to law.
And, therefore, are hereby commanded that such further proceeding
be had in said cause, agreeable to said order as according to right
and justice, and the laws of the United States, ought to be had,
the said transfer not withstanding.
Witness the Honorable Roger B. Taney Chief Justice of the
Supreme Court of the United States, the eighth June in the year
of our Lord one thousand eight hundred and thirty nine.
D. W. Armon, Clk.
By L. C. Kersey, D. C.

Filed June 22. 1839

N^o 4029. The United States vs. Joseph Barthet

Mandate.

United States of America, SS:

the President of the United States of America,
to the Honorable the Judge of the District Court of the United
States for the Eastern District of Louisiana, Meeting:
Whereas, lately, in the District Court of the United States,
for the Eastern District of Louisiana before you in
a cause, between the United States of America plain-
tiffs and Joseph Barthet defendant the following order
was made on the 3^d January 1898 as follows, viz:

On application of C. M. Conrad Esq. of Counsel for
said defendants, in the above causes, the fact that
the Hon^{ble} the Judge of this Court had been of Counsel
for the plaintiffs in the above causes was ordered by
the Court to be entered of record, and it was ordered
that an authenticated copy of each of said causes with
all the proceedings in the same shall be forth with
Certified to the next Circuit Court of the United States
to be held in this District, as by the inspection of the
manuscript of the record of the said District Court, which
was brought into the Circuit Court of the United States
for the Ninth Circuit, holding sessions in and for the
Eastern District of Louisiana, by virtue of transfer
agreeably to the act of Congress in such case made
and provided, fully and at large appears.

And whereas, in the present term of said Court in the year of
our Lord one thousand eight hundred and thirty nine
the said cause came on to be heard before the said Circuit
Court, on the said manuscript of the record, and was argued
by Counsel; on consideration whereof it was ordered
by the Court that the said cause be remanded to the District
Court to be proceeded in according to law.

you, therefore, are hereby commanded that such
further proceedings, be had in said cause, agreeably
to said Order as according to right and justice, and
the laws of the United States, ought to be had, the
said transfer notwithstanding.

Witness the Honorable Roger B. Taney, Chief Justice
of the Supreme Court of the United States, the eight
June in the year of our Lord one thousand eight
hundred and thirty nine.

E. Seal

J. V. Haman, Clerk
by L. C. Hardy, D. C. C.

Filed June 29 1899.

Manuati.

United States of America, S.S.
to the Honorable the Judge of the District Court of the United States
for the Eastern District of Louisiana,
Whereas, lately, in the District Court of the United States, for the
Eastern District of Louisiana, before you in a cause, between the United
States of America plaintiffs and Latash & Brabant et al.

As follows: viz. On application of C. M. Courcy Esq. of
Louisiana, defendant in the above cause, the Court, that the
Honorable the Judge of this Court had been of counsel for the Plaintiff
in the above cause, was moved by the Court to be ordered of record and
it was ordered that an authentic copy of each of said causes
with all the proceedings in the same shall be forthwith certified to the
next Circuit Court of the United States to be held in this District,
as by the inspection of the transcript of the Record of the said District Court,
which was brought into the Circuit Court of the United States, for the
ninth Circuit holding sessions in and for the Eastern District of Louisiana,
by virtue of transfer agreeably to the act of Congress in that behalf made
and passed, fully and at large appears.

That whereas, in the present term of May in the year of our Lord
one thousand eight hundred and thirty nine the said cause came on
to be heard before the said Circuit Court, on the said transcript of the
Record, and was argued by counsel, on consideration whereof,
It was decreed by the Court that the said cause be remanded to the
District Court to be pursued in accordance to laws now, therefore,
are hereby commanded that such further proceedings be had in
said cause, agreeably to said act as according to right and justice
and the laws of the United States, ought to be had, the said transfer
notwithstanding: Witness the Honorable Roger B. Taney Chief
Justice of the Supreme Court of the United States, the eighth June in the
year of our Lord one thousand eight hundred and thirty nine.

Seal.

D. W. McComb Clk.
By L. C. Newby Esq. Attest.

Filed June 22. 1839.

Case No. 4036. The United States v. Joseph Barthol.

Memorandum.

United States of America, SS:
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana, In testimony
 whereof, in the District Court of the United States, for the Eastern
 District of Louisiana before you in a cause, between the
 United States of America plaintiffs and Joseph Barthol
 defendants, the following order was made on the 3^d January
 1839 as follows. to wit: On application of C. M.
 Conrad of Counsel for said defendants in the above
 cause the fact that the Hon^{ble} the Judge of this Court
 had been of Counsel for the plaintiffs in the above cause,
 was ordered by the Court to be entered of record and it
 was ordered that an authenticated copy of each of said
 causes with all the proceedings in the same shall be forthwith
 certified to the next Circuit Court of the United States to be
 held in this District, as to the inspection of the transcript
 of the Record of the said transcript District Court, which
 was brought into the Circuit Court of the United States,
 for the ninth Circuit holding sessions in and for the
 Eastern District of Louisiana, by virtue of transfer agreeably
 to the act of Congress in such case made and provided,
 fully and at large appears. And whereas, in the present
 term of May, in the year of our Lord one thousand eight
 hundred and thirty nine the said cause came on to be heard
 before the said Circuit Court, on the said transcript of the Record
 and was argued by counsel, on consideration whereof
 it was ordered by the Court that the said Cause be remanded
 to the District Court to be proceeded in according to law.
 you, therefore, are hereby commanded that such further pro-
 ceedings, to be had in said cause, agreeably to said order as
 according to right and Justice, and the laws of the United States
 ought to be had, the said transfer notwithstanding:
 Witness the Honorable Roger B. Taney Chief Justice
 of the Supreme Court of the United States, the Twelfth
 June in the year of our Lord one thousand eight hundred
 and thirty nine.

End

D. W. Hennen Clerk
 by S. C. Hensley D. C. Clerk.

Filed June 27. 1839.

United States of America, vs:
The President of the United States of America, to the Honorable the Chief
Justice of the District Court of the United States for the Eastern District of Louisiana
In and to the said Court, I, the undersigned, do hereby certify, that the following
is a true and correct copy of the proceedings in the above cause, as the same were
reported to me by the Clerk of the said Court, on the 3^d January, 1839.
as follows to wit: On application of C. M. Conner Esq. of Counsel for
sum of respondents in the above cause the fact that the Hon^{ble} the
Judge of this Court had been of counsel for the plaintiffs in the above
cause was proven by the Court to be untrue; and it was
ordered that an authentic copy of each of said records with all
the proceedings in the same should be forthwith certified to the said District
Court of the United States to be held in this District, as by the inspection
of the transcript of the record of the said District Court, which was
brought into the Circuit Court of the United States, for the ninth term
following sessions in and for the Eastern District of Louisiana, by writ
of transfer agreeably to the act of Congress in such case made and
provided, fully and at large appears. And whereas, in the present
term of May in the year of our Lord one thousand eight hundred
and thirty nine the said cause came on to be heard before the said
District Court, on the said transcript of the record, and was argued
by counsel; on consideration whereof, it was ordered by the Court
that the said cause be removed to the District Court to be proceeded
in according to law, you, therefore, are hereby recommended that
such further proceedings, to be had in said cause, agreeably to said
order as according to right and justice, and the laws of the
United States, ought to be had, the said transfer notwithstanding;
Witness the Honorable Roger B. Taney, Chief Justice of the
Supreme Court of the United States, the eighth June in the year
of our Lord one thousand eight hundred and thirty nine.

End

D. N. Hummer Clerk.
By L. C. Harshby D. C.

Filed 27th June 1839.

Mandate.

United States of America, SS:
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana. Greeting
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana, before you in a
 cause, between the United States of America plaintiffs
 and Talce & Dufour et als, defendant the following
 order was made on the 3^d January 1839 as follows to wit:
 On application of C. M. Courau Esq of counsel for some
 defendants in the above causes the fact that the Hon^{ble}
 the Judge of this Court had been of counsel for the plaintiffs
 in the above causes was ordered by the Court to be entered
 of record, and it was ordered that an authenticated copy
 of each of said causes with all the proceedings in the
 same shall be forthwith certified to the next Circuit Court
 of the United States to be held in this District, as by the
 inspection of the transcript of the Record of the said District
 Court, which was brought into the Circuit Court of the
 United States, for the ninth Circuit holding sessions
 in and for the Eastern District of Louisiana, by virtue
 of transfer agreeably to the act of Congress in such
 case made and provided, fully and at large appears.
 And whereas, in the present term of May in the year
 of our Lord one thousand eight hundred and thirty nine
 the said cause came on to be heard before the said Circuit
 Court, on the said transcript of the record, and was argued
 by counsel; in consideration whereof, it was ordered
 by the Court that the said cause be removed to the District
 Court to be proceeded in according to law, you, therefore
 are hereby commanded that such further proceedings, be
 had in said cause, agreeably to said order as according
 to right and justice, and the laws of the United States,
 ought to be had, the said transfer notwithstanding;
 Witness the Honorable Roger B. Taney, Chief Justice
 of the Supreme Court of the United States, the eighth day
 in the year of our Lord one thousand eight hundred and
 thirty nine.



G. A. Newman Clerk
 By L. C. Hornsby Dyk.

Filed June 28 1839.

Monat

United States of America, ss:
to the Honorable the Judge of the District Court of the United States
for the Eastern District of Louisiana,
Whereas, lately, in the District of the United States, for the Eastern District
of Louisiana before you in a cause, between the United States of
Louisiana before you in a cause, plaintiffs and R. Yeatman & Co et al.
as follows to wit: On Application of C. C. Levee, by & for himself
for leave to examine in the above cause the fact that the Hon^{ble}
the Judge of this Court had been of counsel for the plaintiffs in the above
cause was entered by the Court to be taken of record, and it was ordered
that an authentic copy of each of said causes with all the proceedings
in the same shall be forthwith certified to the next Circuit Court
of the United States to be held in this District, as by the inspection
of the transcript of the record of the said District Court, which
was brought into the Circuit Court of the United States, for the
ninth Circuit holding sessions in and for the Eastern District of Louisiana
by virtue of transfer agreeably to the act of Congress in such case
made and provide, fully and at large appears.

And whereas, in the present term of May in the year of our Lord
one thousand eight hundred and thirty nine the said cause came on to
be heard before the said Circuit Court, with the said transcript of the
record, and was argued by counsel; on consideration whereof, it
was ordered by the Court that the said cause be remanded to the District
Court to be proceeded in according to law, you, therefore, are
sincerely commended that such further proceedings, be had in said
cause, agreeably to said order as according to right and justice,
and the laws of the United States, ought to be had, the said transfer
not withstanding: Witness the Honorable Roger B. Taney, Chief
Justice of the Supreme Court of the United States, the eighth term
in the year of our Lord one thousand eight hundred and thirty nine.

Ex^{te}

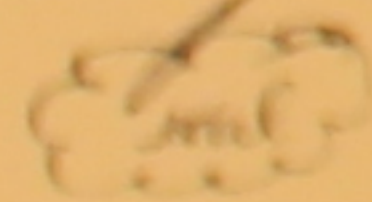
J. V. Kemmell Atk.
By J. C. Hervey Atk.

E. C. June 28th 1839

Mandate.

United States of America, SS:
 the President of the United States of America.
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana, Susting:
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana before you in a
 cause, between the United States of America plaintiffs
 and A. Kirkman & Co. et al. defendant, the following
 order was made on the 3^d January 1839 as follows, to wit:
 On application of C. M. Conrad Esq. of counsel for
 said defendants in the above cause, the fact that the
 Hon^{ble} the Judge of this Court had been of counsel for
 the plaintiffs in the above cause was ordered by the Court
 to be entered of record, and it was ordered that an authentic
 copy of each of said causes with all the proceedings in
 the same shall be forthwith certified to the next Circuit
 Court of the United States to be held in this District
 as by the inspection of the transcript of the Record
 of the said District Court, which was brought into
 the Circuit Court of the United States, for the month
 Circuit holding sessions in and for the Eastern District
 of Louisiana by virtue of transfer agreeably to the act
 of Congress in such case made and provided, fully and
 at large appears. and Whereas, in the Present term of
 May in the year of our Lord one thousand eight hundred
 and thirty nine, the said cause came on to be heard
 before the said Circuit Court, on the said transcript of the
 Record, and was argued by counsel; on consideration
 whereof, it was ordered by the Court that the said cause
 be removed to the District Court to be proceeded in
 according to law, you, therefore, are hereby commanded that
 such further proceedings be had in said cause, agreeably
 to said order as according to right and justice, and the
 laws of the United States, ought to be had, the said transfer
 notwithstanding.

Witness the Honorable Roger B. Taney, Chief Justice
 of the Supreme Court of the United States, the eighth June
 in the year of our Lord one thousand eight hundred and thirty nine.



D. V. Kemmer, Clerk
 By L. C. Hornsby D. C. K.

Filed June 28. 1839.

United States of America, ss:
 the President of the United States of America,
 to the honorable the Judge of the District Court of the United States for the
 Eastern District of Louisiana,
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana before you in a cause, between the United States
 of America plaintiffs and N. Dupree defendants the following
 order was made on 3^d January 1839 as follows, to wit:
 On application of C. M. Courten of Counsel for sundry defendants
 in the above cause the fact that the Hon^{ble} the Judge of this Court had been
 of Counsel for the plaintiffs in the above cause and ordered by the Court
 to be ordered of Record and it was ordered that an authentic copy of
 each of said causes with the proceedings in the same shall be forthwith
 delivered to the next Circuit Court of the United States to be held in this District
 as by the inspection of the transcript of the Record of the said District Court,
 which was brought into the Circuit Court of the United States, for the next
 Circuit holding sessions in due for the Eastern District of Louisiana, by
 order of transfer agreeably to the act of Congress in such case made and
 provided, fully and at large appears, and whereas, in the present term of
 May in the year of our Lord one thousand eight hundred and thirty
 nine the said cause came on to be heard before the said Circuit Court, on
 the said transcript of the record, and was argued by counsel; on con-
 sideration whereof, it was ordered by the Court that the said cause be
 remanded to the District Court to be proceeded in according to law,
 you, therefore, are hereby commanded that such further proceedings,
 to be had in said cause, agreeably to said order as according to right
 and justice, and the laws of the United States, ought to be had, the
 said transfer notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth June in the year of our Lord one
 thousand eight hundred and thirty nine.
 D. W. Newman Clk.
 By L. C. Ramsey Dybb.

Filed June 28. 1839.

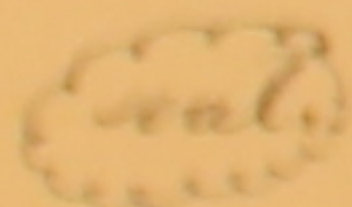
N^o 4050. The United States vs. N. Dupere

C. Mandate.

United States of America, &c:

the President of the United States of America,
to the Honorable the Judge of the District Court of the
United States for the Eastern District of Louisiana, Inquiring
Whereas, lately, in the District Court of the United States
for the Eastern District of Louisiana before you in a cause,
between the United States of America plaintiffs and Emma
Dupere defendant the following order was made on the
3^d January 1838 as follows, Viz:

On application of C. M. Conrad Esq. of Counsel for said
defendants in the above causes the fact that the Honorable
the Judge of this Court had been of counsel for the plaintiffs
in the above causes was ordered by the Court to be entered of
Record and it was ordered that an authenticated copy of each
of said causes with all the proceedings in the same shall
be forthwith certified to the next Circuit Court of the United
States to be held in this District, as by the inspection of
the transcript of the Record of the said District Court, which
was brought into the Circuit Court of the United States, for
the ninth Circuit holding sessions in and for the Eastern
District of Louisiana, by virtue of transfer agreeably
to the act of Congress in such case made and provided
fully and at large appears, and Whereas, in the previous
term of May in the year of our Lord one thousand eight
hundred and thirty nine the said cause came on to be
heard before the said Circuit Court, on the said Transcript
of the Record, and was argued by Counsel; in consideration
whereof, it was ordered by the Court that the said cause
be remanded to the District Court to be proceeded in
according to law, you, therefore, are hereby commanded
that such further proceedings, be had in said cause,
agreeably to said order as according to right and justice, and
the laws of the United States, ought to be had, the said Transcript
notwithstanding: Witness the Honorable Roger B. Taney
Chief Justice of the Supreme Court of the United States, the
eighth June in the year of our Lord one thousand eight
hundred and thirty nine.



D. N. Hennen Clerk.
By S. C. Kennedy Dy Clerk.

Filed June 28th 1839.

No 4052. The United States vs. Whithmore & Blair et al

Mandate.

United States of America, S.S:
 The President of the United States of America,
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana. In witness
 Whereas, lately, in the District Court of the United States
 for the Eastern District of Louisiana before you in a cause,
 between the United States of America plaintiffs and
 Whithmore & Blair et al defendants, the following
 order was made the 3^d January 1838, as follows viz:
 On application of C. M. Curtis Esq. of counsel for said
 defendants in the above causes the fact that the Hon^{ble} the
 Judge of this Court had been of counsel for the plaintiffs
 in the above causes was ordered by the Court to be entered
 of Record and it was ordered that an authenticated
 copy of each of said causes with all the proceedings
 in the same shall be forthwith certified to the next Circuit
 Court of the United States to be held in this District.

as by the inspection of the transcript of the record of the said
 District Court, which was brought into the Circuit Court
 of the United States, for the next Circuit holding sessions
 in and for the Eastern District of Louisiana, by virtue
 of transfer agreeably to the act of Congress in such case
 made and provided, fully and at large appears.
 And Whereas, in the present term of Court in the year of our
 Lord one thousand eight hundred and thirty nine the said
 cause came on to be heard before the said Circuit Court
 on the said transcript of the record, and was argued
 by counsel; on consideration whereof, it was ordered
 by the Court that the said cause be remanded to the District
 Court to be proceeded in according to law, you, therefore,
 are hereby commanded that such further proceedings,
 be had in said cause, agreeably to said order as according
 to right and Justice, and the laws of the United States,
 ought to be had, the said transfer notwithstanding:
 Witness the Honorable Roger B. Taney Chief Justice of
 the Supreme Court of the United States, the eighth Day
 of June in the year of our Lord one thousand eight hundred
 and thirty nine.

Sent.

D. N. Keenon, Clk.
 By L. C. Hornsby D^y Clk.

Filed June 28th 1839.

Modeste.

United States of America, vs.
 the President of the United States of America, to the Honorable the Judge
 of the District Court of the United States for the Eastern District of
 Louisiana,
 Whereas, lately, in the District Court of the United States for the
 Eastern District of Louisiana before you in a cause, between
 the United States of America plaintiffs and John C. Delavigne
 defendant, the following order was made on the 3^d January 1838, as
 follows viz: 'On application of C. M. Conrad Esq. of counsel for the
 defendants in the above cause, the fact that the Honorable the Judge of the Court
 had been of counsel for the plaintiff in the above cause, was shown by the
 Court to be correct of record and it was ordered that an authenticated copy
 of each of said causes with all the proceedings in the same shall be forthwith
 certified to the next Circuit Court of the United States to be held in the District,
 as by the inspection of the transcript of the Record of the said District Court
 which was brought into the Circuit Court of the United States for the ninth
 Circuit holding sessions in and for the Eastern District of Louisiana
 by virtue of transfer equally to the act of Congress in such case
 made and provided, fully and at large appears. And whereas, in
 the present term of Court in the year of our Lord one thousand eight
 hundred and Thirty nine the said cause came on to be heard before
 the said Circuit Court, on the said transcript of the Record, and was
 argued by counsel; in consideration whereof, it was ordered by the said
 Court that the said cause be remanded to the District Court to be
 proceeded in according to law, you, therefore, are hereby comman-
 ded that such further proceedings, be had in said cause, agreeably
 to said order as according to right and justice, and the laws
 of the United States, ought to be had, the said transfer notwithstanding
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth Day of June in the year of
 our Lord one thousand eight hundred and thirty nine

D. C. Newman, Clerk.
 By L. C. Newby, Deputy.

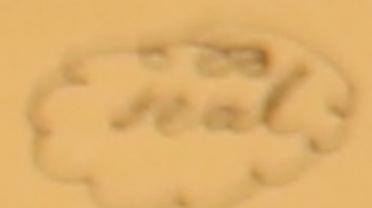
(Seal)

Filed June 28th 1839.

Mandate.

United States of America, SS:
 the president of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, Greeting.
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana, before you in a cause,
 between the United States of America plaintiffs and W^m
 M. Goodrich and others, Defendants the following order
 was made on the 3^d January 1838. as follows viz^t On
 Application of C. C. Chittenden Esq. of Counsel for said
 Defendants in the above causes, the fact that the Hon^{ble} the
 Judge of this Court had been of Counsel of the Plaintiffs in
 the above causes, was ordered by the Court to be entered of record
 and it was ordered that an authenticated copy of each of
 said causes with all the proceedings in the same shall be
 forth with certified to the next Circuit Court of the United
 States to be held in this District, as by the inspection of the
 transcript of the record of the said District Court, which was
 brought into the Circuit Court of the United States, for the
 ninth Circuit holding sessions in and for the Eastern District
 of Louisiana, by virtue of transfer agreeable to the act of Congress
 in such case made and provided, fully and at large appears.
 And Whereas, in the present term of May in the year of our
 Lord one thousand eight hundred and thirty nine the said cause
 came on to be heard before the said Circuit Court, on the said
 transcript of the Record, and was argued by counsel on
 Consideration whereof, it was ordered by the Court that the said
 cause be remanded to the District Court to be proceed in
 according to law, you, therefore, are hereby commanded that
 such further proceedings, be had in said cause, agreeably
 to said order as according to right and justice, and the laws
 of the United States, ought to be had, the said Transfer
 not withstanding.

Witness the Honorable Roger B. Taney Chief Justice of the
 Supreme Court of the United States, the eighth day of June
 in the year of our Lord one thousand eight hundred and thirty nine



D. C. H. H. H.
 By L. C. H. H. H.

Filed June 29th 1839.

Mandate

United States of America, V. S.
the president of the United States of America, to the Honorable the Judge
of the District Court of the United States for the Eastern District of Louisiana
Sitting: Whereas, lately, in the District Court of the United States for the
Eastern District of Louisiana before you in a cause, set over the United
States of America plaintiffs and Whittamere & Blair and others defendants
the following order was made, on the 3^d January 1839 as follows, viz:
"in application of C. Ells Conrad Esq of Counsel for said defendants
in the above causes the fact that the Hon^{ble} the Judge of this Court had
been of Counsel for the plaintiffs in the above causes, was agreed by the Court
to be entered of Record and it was ordered that an authenticated copy
of each of said causes with all the proceedings in the same shall
be forthwith certified to the next Circuit Court of the United States
to be held in this District," as by the inspection of the transcript
of the record of the said District Court, which was brought into
the Circuit Court of the United States, for the ninth Circuit holding
sessions in and for the Eastern District of Louisiana, by virtue of
transfer agreeably to the act of Congress in such case made & provided
fully and at large appears.

And whereas, in the present term of May in the year of our Lord
one thousand eight hundred and thirty nine the said cause came on
to be heard before the said Circuit Court, in the said transcript of the
record, and was argued by counsel; in consideration whereof, it was
ordered by the Court that the said cause be remanded to the District Court
to be proceeded in according to law, you, therefore, are hereby commanded
that such further proceedings, be had in said cause, agreeably to said
order as according to right and justice, and the laws of the United
States, ought to be had, the said transfer notwithstanding.

Witness the Honorable Roger B. Taney, Chief Justice of the Supreme
Court of the United States, the eighth Term in the year of our Lord
one thousand eight hundred and Thirty nine.

D. N. H. H. H. H.
By S. C. H. H. H. H.

(Seal)

Filed June 28th 1839.

N^o 4069. The United States v. Joseph Barthol.

Mandate.

United States of America, SS:

The President of the United States of America,
to the Honorable the Judge of the District Court of the United
States for the Eastern District of Louisiana, Greeting:
Whereas, lately, in the District Court of the United States,
for the Eastern District of Louisiana before you in a cause,
between the United States of America plaintiffs and Joseph
Barthol defendant, the following order was made on
the 3^d January 1839, as follows viz. On application of
C. C. Conrad Esq. of Counsel for some defendants in
the above cause the fact that the Hon^{ble} the Judge of this
Court had been of Counsel for the plaintiffs in the above cause
was ordered by the Court to be entered of record, and it
was ordered by the Court to be that an authenticated copy
of each of said causes shall be forth with certify to the next
Circuit Court of the United States to be held in this District
as by the inspection of the transcript of the Record of the said
District Court, which was brought into the Circuit Court
of the United States, for the ninth Circuit holding sessions
in and for the Eastern District of Louisiana, by virtue of
transfer agreeable to the act of Congress in such case made
and provided, fully and at large appears.

And whereas, in the Present term of May in the year of our
Lord one thousand eight hundred and thirty nine the said
cause came on to be heard before the said Circuit Court,
on the said transcript of the record, and was argued by
counsel; on consideration whereof, it was ordered by
the Court that the said cause be remanded to the District
Court to be proceeded in according Law.

You, therefore, are hereby commanded that such further
proceedings, be had in said cause, agreeably to said
order as according to right and justice, and the laws
of the United States, ought to be had, the said transfer
notwithstanding.

Witness the Honorable Roger B. Taney Chief Justice of
the Supreme Court of the United States, the eighth day
of June in the year of our Lord one thousand eight hundred
and thirty nine.

E. C.

D. C. H. H. H.
By L. C. H. H. H.

Filed June 27th 1839.

Manile.

United States of America, SS:
 to the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States
 for the Eastern District of Louisiana, sitting:
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana, began and is now pending, between the United States
 of America plaintiffs and R. Venturian and Alexander Richardson
 defendants, the following order was made on the 3rd January 1839 as follows:
 viz. "On application of C. H. Courcy Esq. of Counsel for the said defendants,
 in the above cause the fact that the Hon^{ble} the Judge of this Court
 has been of Counsel for the plaintiffs in the above cause, was received by
 the Court to be without effect and it was ordered that an authenticated
 copy of each of said causes with all the proceedings in the same shall
 be forthwith certified to the next Circuit Court of the United States to be held
 in this District, as by the inspection of the transcript of the record of the said
 District Court, which was brought into the Circuit Court of the United States
 for the ninth Circuit, holding sessions in and for the said Eastern District
 of Louisiana, by virtue of Transfer according to the act of Congress in such
 case made and provided, fully and at large appears. And whereas,
 in the present term of May in the year of our Lord one thousand eight
 hundred and thirty nine the said cause came on to be heard before the
 said Circuit Court, on the said transcript of the record, and was argued
 by counsel; on consideration whereof, it was ordered by the Court that
 the said cause be removed to the District Court to be proceeded in according
 to law, you, therefore, are hereby commanded that such further proceedings
 be had in said cause, agreeably to said Order as according to right and justice
 and the laws of the United States, ought to be had, the said Transfer notwithstanding."
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth day of June in the year of our Lord
 one thousand eight hundred and thirty nine.

J. A. Hannon Clk
 By S. C. Henson Dy. Clk.

End.

Filed June 11 1839.

N 4075. The United States vs. Latash & Brulaton et al.

Chancery.

United States of America, vs:

The President of the United States of America, to the Honorable
the Judge of the District Court of the United States for the
Eastern District of Louisiana, Greeting!

Whereas, lately, in the District Court of the United States,
for the Eastern District of Louisiana before you in a cause,
between the United States of America plaintiffs & Latash
& Brulaton and others defendants, the following order was
made on the 3^d January 1839 as follows viz. On application
of C. M. Conrad Esq. of counsel of sundry defendants in
the above cause the fact that the Hon^{ble} the Judge of this
Court had been of counsel for the plaintiffs in the above
cause was ordered by the Court to be entered of record and it
was ordered that an authenticated copy of each of said causes
with all the proceedings in the same shall be forthwith certified
to the next Circuit Court of the United States to be held in
this District, as by the inspection of the transcript of the
record of the said District Court, which was brought into the
Circuit Court of the United States, for the ninth Circuit, holding
sessions in and for the Eastern District of Louisiana, by virtue
of transfer agreeably to the act of Congress in such case made
and provided, fully and at large appears.

And whereas, in the present term of May in the year of
our Lord one thousand eight hundred and thirty nine the
said cause came on to be heard before the said Circuit Court
on the said transcript of the record, and was argued by counsel;
on consideration whereof, it was ordered by the Court that
the said cause be remanded to the District Court to be
proceeded in according to law, and, therefore, are hereby
commanded that such further proceedings, be had in
said cause; agreeably to said order as according to right
and justice, and the laws of the United States, ought to be
had, the said transfer notwithstanding:

Witness the Honorable Roger B. Taney, Chief Justice of the
supreme Court of the United States, the 4th June in the year
of our Lord one thousand eight hundred and thirty nine.

(Seal)

D. C. Hennen Clerk.
By L. C. Hennen Esq.

Filed June 28th 1839.

United States of America, vs:
the President of the United States of America, to the Honorable the Judge
of the District Court of the United States for the Eastern District of Louisiana
sitting: Whereas, lately, in the District Court of the United States for the
Eastern District of Louisiana before you in a cause, between the United
States of America plaintiffs and R. Yeatonman & Co. and others Defendants,
the following order was made on the 3rd January 1839, as follows viz. On
application of C. M. Conrad Esq. of counsel for the said Defendants in the above
cause the fact that he and the Judge of this Court had been of counsel for
the plaintiffs in the above cause was ordered by the Court to be taken of record,
and it was decreed that an authenticated copy of each of said causes with
all the proceedings in the same shall be forthwith certified to the next term
Court of the United States to be held in this District as by the instruction
of the transcript of the record of the said District Court; which was
brought into the Circuit Court of the United States, for the ninth Circuit
holding sessions in and for the Eastern District of Louisiana, by virtue
of Transfer agreeably to the act of Congress in such case made and
provided, fully and at large appears.

And whereas, in the present term of May - in the year of our Lord one
thousand eight hundred and thirty nine the said cause came on to be heard
before the said Circuit Court, on the said transcript of the record, and
was argued by counsel; in consideration whereof, it was ordered
by the Court that the said cause be remanded to the District Court to
be proceeded in according to law, you, therefore, are hereby recommended
that such further proceedings, to be had in said cause, agreeably to said order,
as according to right and justice, and the laws of the United States, may
be had, the said transfer not withstanding.

Witness the Honorable Roger B. Taney Chief Justice of the Supreme
Court of the United States, the 4th June in the year of our Lord one thousand
eight hundred and thirty nine.

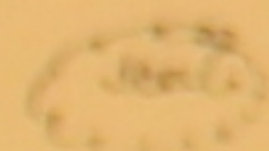
D. C. Kemmer Ch.
By J. C. Kemmer J. Ch.

(seal.)

Filed June 28. 1839.

Mandate.

United States of America, SS:
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana.
 Knowing: Whereas, lately, in the District Court of the United
 States, for the Eastern District of Louisiana, before you in
 a cause, between the United States of America plaintiffs
 and A. Kirkman and others Defendants the following
 order was made on the 3^d January 1839, as follows viz: On
 of G. M. Conrad Esq. of Counsel for some of the Defendants
 in the above causes the fact that the Hon^{ble} the Judge of
 this Court had been of Counsel for the plaintiffs in the above
 causes, was ordered by the Court to be entered of Record and
 it was ordered that an authenticated Copy of each of said
 causes with all the proceedings in the same shall be
 forthwith certified to the next Circuit Court of the United
 States to be held in this District as by the inspection of the
 transcript of the Record of the said District Court, which was
 brought into the Circuit Court of the United States, for the
 ninth Circuit holding sessions in and for the Eastern District
 of Louisiana, by virtue of transfer agreeably to the act of
 Congress in such case made and provided, fully and at large
 appears. And whereas, in the present term of Court in the year of our
 Lord one thousand eight hundred and thirty nine, the said cause came on
 to be heard before the said Circuit Court, on the said transcript of the record,
 and was argued by Counsel; on consideration whereof it was ordered by the
 Court that the said cause be remanded to the District Court to be
 proceeded in according to law, you, therefore, authoritatively command
 that such further proceedings, be had in said cause, agreeably to said
 order as according to right and justice, and the laws of the United
 States, ought to be had, the said transfer, notwithstanding;
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth day of June, in the year of
 our Lord one thousand eight hundred and thirty nine.


Filed June 22nd 1839.

D. K. Kennon. Clk.
 By S. C. Kewell. D. Ck.

United States of America, SS:
 the President of the United States of America, to the Honorable the Judges of
 the District Court of the United States for the Eastern District of Louisiana
 District of Louisiana before you in a cause, between the United States of
 America plaintiffs and Salas & Brulabon and others, I of record the
 following order was made on the 3^d January A.D. as follows, viz. On
 cause the fact that the Hon.^{ble} the Judges of this Court have been of counsel
 for the plaintiffs in the above cause, was referred by the Court to be ordered of record
 and it was ordered that an authenticated copy of each of said orders
 with all the proceedings in the same shall be forthwith certified to the said
 Circuit Court of the United States to be held in this District as by the
 inspection of the transcript of the record of the said District Court, which was
 brought into the Circuit Court of the United States, for the ninth Circuit,
 holding sessions in and for the Eastern District of Louisiana, by virtue of
 transfer, agreeably to the act of Congress in such case made and provided
 fully and at large appears. And when was, in the present term of May
 in the year of our Lord one thousand eight hundred and thirty nine the said
 cause came on to be heard before the said Circuit Court, on the said transcript
 of the record, and was argued by counsel; on consideration whereof,
 it was ordered by the Court that the said cause be removed to the District
 Court to be proceeded in according to law, yet, therefore, are hereby comman-
 ded that such further proceedings, taken in said cause, agreeably to said
 order as according to right and justice, and the laws of the United States,
 ought to be had, the said transfer notwithstanding: Witness the Honorable
 Roger B. Taney, Chief Justice of the Supreme Court of the United States,
 the eighth day of June in the year of our Lord one thousand eight
 hundred and thirty nine.

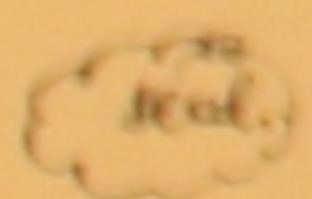
D. N. Humen Ck.
 By L. C. Remondy Jy Ck.

Seal

Filed June 22nd 1839

Mandate.

United States of America, vs:
 the president of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana. *Meeting:*
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana, before you in a cause
 between the United States of America Plaintiffs and Latash
 Brulatan and others — Defendants the following was made
 on the 3^d January 1838. as follows viz: "On application of
 C. M. Conrad Esq. of Counsel of senior Defendants in the
 above causes, the fact that the Hon^{ble} the Judge of this Court
 had been of Counsel of the plaintiffs in the above causes, was
 ordered by the Court to be entered of Record and it was ordered
 that an authenticated copy of each of said causes with all
 the proceedings in the same shall be forthwith certified to the
 next Circuit Court of the United States to be held in this
 District" as by the inspection of the transcript of the record
 of the said District Court, which was brought into the Circuit
 Court of the United States, for the ninth Circuit holding
 sessions in and for the Eastern District of Louisiana, by
 virtue of Transfer, agreeably to the act of Congress in such
 case made and provided, fully and at large appears.
 And whereas, in the present term of May in the year of our Lord
 one thousand eight hundred and thirty nine the said cause com-
 on to be heard before the said Circuit Court, on the said transcript
 of the transcript record, and was argued by counsel, on con-
 sideration whereof, it was ordered by the Court that the said
 cause be remanded to the District Court to be proceeded in
 according to law, you, therefore, are hereby commanded that
 such further proceedings, be had in said cause, agreeably to
 said order as according to right and justice, and the laws
 of the United States, ought to be had, the said transfer
 notwithstanding. Witness the Honorable Roger B. Taney
 Chief Justice of the Supreme Court of the United States, the
 eighth day of June in the year of our Lord one thousand
 eight hundred and thirty nine.



D. N. Henman Clk.
 By L. C. Hornsby Dy. Clk.

Filed June 28. 1839.

United States of America, SS:

be President of the United States of America,

to the Honorable the Judge of the District Court of the United States for the Eastern District of Louisiana,

Whereas, lately, in the District Court of the United States for the Eastern District of Louisiana before you in a cause, between the United States of America

plaintiffs and William C. Coker et al. — defendants, the following

order was made on the 3^d January 1839, as follows viz: "On application of

C. M. Cramer Esq. of counsel for said defendants in the above cause the fact that the Hon.^{ble} Judge of that Court, has been of counsel for the

plaintiffs in the above cause was entered, by the Court to be entered

of Record, and it was ordered that an authenticated copy of each of

said causes with all the proceedings in the same shall be permitted

certified to the next Circuit Court of the United States to be held in this

District" as by the inspection of the transcript of the Record of the said

District Court, which was brought into the Circuit Court of the United

States for the ninth Circuit holding sessions in and for the Eastern

District of Louisiana, by virtue of transfer agreeably to the act of

Congress in such case made and provided, fully and at large appears.

And whereas, in the present term of May in the year of our Lord

one thousand eight hundred and thirty nine the said cause came on

to be tried before the said Circuit Court, on the said transcript of the

record, and was argued by counsel; on consideration whereof, it

was decreed by the Court that the said cause be remanded in accordance

to law, you, therefore, are hereby recommended that such further proceeding

be had in said cause, agreeably to said order as according to right and

justice, and the laws of the United States, ought to be had, the said

act notwithstanding: Witness the Honorable Roger B. Taney Chief

Justice of the Supreme Court of the United States, the eighth of June in the

year of our Lord one thousand eight hundred and thirty nine.

D. C. Hennen Clerk.

By L. C. Kernsby D. Atty.

Filed June 27th 1839.

N^o 4709. William Seamy vs. Steam Boat Washington.

(Remand.)

United States of America, SS:

The President of the United States of America,
to the Honorable the Judge of the District Court of the United States,
for the Eastern District of Louisiana, Greeting:

Whereas, lately, in the District Court of the United States, for the
Eastern District of Louisiana, before you in a cause, between
William Seamy intervening libellant, the Steam Boat Washington
defendant, and J. J. Wheeler Claimant of said Steam Boat, a
decree was rendered in favour of the said Seamy against said
Steamer her tackle, apparel & furniture for the sum of
\$217.87 and costs, and that said decree was appealed from
by said Claimants, as by the inspection of the transcript
of the Record of the said District Court, which was brought
into the Circuit Court of the United States, for the ninth Circuit
holding sessions in and for the Eastern District of Louisiana,
by virtue of an appeal agreeably to the act of Congress in
such case made and provided, fully and at large appears.

And Whereas, in the present term of May in the year of our
Lord one thousand eight hundred and forty the said cause came
on to be heard before the said Circuit Court, on the said transcript
of the Record, on consideration whereof, it was decreed, adjudged
and ordered that said appeal be dismissed at appellants costs.
You, therefore, are hereby commanded that such other proceedings,
taken in said cause, as according to right and justice, and
the laws of the United States, ought to be had, the said appeal
notwithstanding: Witness the Honorable R. B. Taney Chief
Justice of the Supreme Court of the United States, the 20 day
in the year of our Lord one thousand eight hundred and
forty.

Given Under the Great Seal of the United States at the City of Washington this 20th day of May 1840.

Costs of Circuit Court \$21.33.

Filed 7. May 1840.

Mand

United States of America, SS:
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States for the
 Eastern District of Louisiana,
 Whereas, lately, in the District Court of the United States, for the Eastern District
 of Louisiana before you in a cause, between the United States of America
 plaintiffs and Salast & Bradshaw and others - a judgment the following
 C. M. Conner Esq. of Counsel for said defendants in the above cause,
 was made on the 3^d January 1839. as follows viz. "On application of
 the fact that the Hon^{ble} the Judge of this Court has been of Counsel for
 the plaintiffs in the above cause, was received by the Court to be entered
 of Record and it was ordered that an authenticated copy of each of
 said causes with all the proceedings on the same shall be forth with certified
 to the next Circuit Court of the United States to be held in this District
 as by the inspection of the transcript of the record of the said District Court
 which was brought into the Circuit Court of the United States, for the
 next Circuit holding session in and for the Eastern District of
 Louisiana, by virtue of Transfer agreeably to the act of Congress in
 such case made and passed, fully seen at large appears.
 And whereas, in the present term of May in the year of our Lord one
 thousand eight hundred and thirty nine the said cause came on to be
 heard before the said Circuit Court, on the said transcript of the record
 and was argued by counsel; on consideration whereof, it was ordered
 by the Court that the said cause be remanded to the District Court to
 be proceeded in according to law, you, therefore, are, hereby commanded
 that such further proceedings, be had in said cause, agreeably to said order
 as according to right and justice, and the laws of the United States,
 ought to be had. The said transfer notwithstanding; Witness the Honorable
 Roger B. Taney Chief Justice of the Supreme Court of the United States
 the eighth day of June in the year of our Lord one thousand eight hundred
 and thirty nine.

Enal.

G. N. Kemmer Esq.
 By L. C. Kemmer Esq.

Edw June 28. 1839.

N^o 4087. The United States vs Thomas Barrett.

Mandate.

United States of America, S. S.
 to the Honorable the Judge of the District Court of the United States for the Eastern District of Louisiana, Sisting:
 Whereas, lately, in the District Court of the United States, for the Eastern District of Louisiana before you in a cause, between the United States of America plaintiffs and Thomas Barrett, Defendant, the following order was made on the 3^d January 1839, as follows viz. "On application of C. M. Courde of Counsel for sundry defendants in the above cause the fact that the Hon^{ble} the Judge of this Court had seen of Counsel for the plaintiffs in the above cause was ~~ordered~~ ordered by the Court to be entered of Record & it was ordered that an authenticated copy of each of said causes with all the proceedings in the same shall be forthwith certified to the next Circuit Court of the United States to be held in this District, as by the inspection of the transcript of the Record of the said District Court, which was brought into the Circuit Court of the United States, for the ninth Circuit holding sessions in and for the Eastern District of Louisiana, by virtue of transfer agreeably to the act of Congress in such case made and provided, fully and at large appears, and whereas, in the present term of May in the year of our Lord one thousand eight hundred and thirty nine the said cause came on to be heard before the said Circuit Court, on the said transcript of the record, and was argued by Counsel; on consideration whereof, it was ordered by the Court that the said cause be remanded to the District Court to be proceeded in, according to law, you, therefore, are hereby commanded that such further proceedings, be had in said cause, agreeably to said order as according to according to right and justice, and the laws of the United States, ought to be had, the said transfer notwithstanding;

Witness the Honorable Roger B. Taney Chief Justice of the Supreme Court of the United States, the eighth June in the year of our Lord one thousand eight hundred and thirty nine.

D. N. K. amun bld.

By L. C. K. amun bld.

Filed June 28. 1839.

Minors.

United States of America, SS:

The President of the United States of America, to the Honorable the Judge of the District Court of the United States for the Eastern District of Louisiana, Sundry: of Louisiana, before you in a cause, between the United States of America, plaintiffs and A. Vauv defendant the following case was made on the 5th January 1868 as follows, viz: On application of C. A. Courat Esq. of Counsel for and in behalf of the defendants in the above cause, the fact that the Honorable the Judge of this Court to be entered of Record and it was ordered that an authentic copy of each of said causes with all the proceedings in the same shall be forthwith certified to the next Circuit Court of the United States to be held in this District as by the inspection of the transcript of the record of the said District Court which was brought into the Circuit Court of the United States for the sixth Circuit holding sessions in and for the Eastern District of Louisiana, by virtue of transfer agreeably to the act of Congress in such case made and provided, fully and at large appears. And whereas, in the second term of May, in the year of our Lord one thousand eight hundred and thirty nine, the said cause came on to be heard before the said Circuit Court, on the said transcript of the Record, and was argued by Counsel; on consideration whereof, it was ordered by the court that the said cause be remanded to the District Court to be proceeded in according to law.

You, therefore, are hereby commanded that such further proceedings, to be had in said cause, agreeably to said order as according to right and justice and the laws of the United States, ought to be had, the said transfer notwithstanding. Witness the Honorable Roger B. Taney, Chief Justice of the Supreme Court of the United States, the eighth June in the year of our Lord one thousand eight hundred and thirty nine.

D. V. Harmon Clk.
By S. C. Hanby Dkt.

Seal.

Filed June 22nd 1869.

Mandate.

United States of America, SS:
 the President of the United States of America
 to the honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, Greeting:
 Whereas, lately, in the District Court of the United States, for
 the Eastern District of Louisiana before you in a cause, between
 the United States of America plaintiffs and F. Verrier
 Defendant the following order was made on the 3rd January
 1839, as follows viz: On application of C. M. Conrad Esq.
 of Counsel for sundry defendants in the above causes the fact
 that the Honorable the Judge of this Court had been of Counsel
 for the plaintiffs in the above causes, was ordered by the Court
 to be entered of Record, and it was ordered that an authen-
 ticated copy of each of said causes with all the proceedings
 in the same shall be forthwith certified to the next Circuit
 Court of the United States to be held in this District.

as by the inspection of the transcript of the Record of the said
 District Court, which was brought into the Circuit Court of the
 United States, for the ninth Circuit holding sessions in
 and for the Eastern District of Louisiana, by virtue of transfe-
 agreeably to the act of Congress in such case made and
 provided, fully and at large appears. And Whereas,
 in the present Term of May, in the year of our Lord,
 one thousand eight hundred & thirty nine, the said
 cause came on to be heard before the said Circuit Court
 on the said transcript of the Record, and was argued
 by counsel; on consideration whereof, it was ordered by the
 Court that the said cause be remanded to the District
 Court to be proceeded in according to Law, You, therefore,
 are hereby commanded that such further proceedings, to
 had in said cause, agreeably to said order as according
 to right and justice, and the laws of the United States,
 ought to be had, the said Transfer notwithstanding.

Witness the Honorable Roger B. Taney, Chief Justice of the
 Supreme Court of the United States, the Eighth day of June
 in the year of our Lord one thousand eight hundred and
 thirty nine.

(Signed) D. V. Hennen Clk.
 By L. C. Hensley D. Clk.

(Seal)

Filed June 28. 1839

United States of America, U.S.
 the President of the United States of America, to the Honorable the Judge of
 the District Court of the United States for the Eastern District of Louisiana.
 District of Louisiana, before you in a cause between the United States of
 America plaintiffs and L. Vatinel and others defendants, the following
 order was made the 3^d January 1839. as follows viz: On application of
 C. W. Conrad Esq: of Counsel for sundry defendants in the above cause
 the fact the Hon^{ble} the Judge of this Court had been of Counsel for the
 plaintiffs in the above cause, was ordered by the Court to be entered of
 Record and it was ordered that an authenticated copy of each of the
 said Causes with all the proceedings to the same should be forthwith certified
 to the next Circuit Court of the United States to be held in this District,
 as by the inspection of the transcript of the Record of the said District Court
 which was brought into the Circuit Court of the United States, for the Fifth
 Circuit holding sessions in and for the Eastern District of Louisiana, by virtue
 of Transfer agreeable to the act of Congress in such case made and provided
 fully and at large appears. And whereas, in the present term of May
 in the year of our Lord one thousand eight hundred and thirty nine, the said
 cause came on to be heard before the said Circuit Court, on the said transcript
 of the Record, and was argued by counsel; on consideration whereof it was
 ordered by the Court that the said cause be remanded to the District
 Court to be proceeded in according to law. You, therefore, are hereby com-
 manded that such further proceedings, to be had in said cause, agreeably
 to said order as according to right and justice, and the laws of the United
 States, ought to be had, the said Transfer notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme Court of
 the United States, the eighth Term in the year of our Lord one thousand eight
 hundred and thirty nine.

D. V. Hemmen Clk.
 By L. C. Hornby Dyk.

Excd.

Filed June 22. 1839.

Mandate.

United States of America, SS:

The President of the United States of America,

to the Honorable the Judge of the District Court of the United States
for the Eastern District of Louisiana, Greeting:

Whereas, lately, in the District Court of the United States,
for the Eastern District of Louisiana; before you in a cause
between the United States of America plaintiffs and M^o
Donnell & Bisce defendants, the following order was made
on the 3^d January 1838, as follows viz: "on application of C.
M. Conrad Esq. of Counsel for said defendants in the above
causes, the fact that the Honorable the Judge of this Court
had been of Counsel for the Plaintiffs in the above causes was
ordered by the Court to be entered of Record and it was ordered
that an authenticated copy of each of said causes, with all
the proceedings in the same shall be forthwith certified in
the next Circuit Court of the United States to be held in this
District, as by the inspection of the record of the said District
Court, which was brought into the Circuit Court of the United
States, for the ninth Circuit holding sessions in and for the
Eastern District of Louisiana, by virtue of Transfer, agreeably
to the act of Congress in such case made and provided, fully and
at large appears. And whereas, in the present term of May in the
year of our Lord one thousand eight hundred and thirty nine,
the said cause came on to be heard before the said Circuit Court
on the said transcript of the Record, and was argued by counsel;
on consideration whereof, it was ordered by the Court that the
said cause be remanded to the District Court to be proceeded
in according to law. And you, therefore, are hereby commanded
that such further proceedings, be had in said cause, agreeably
to said order as according to right and justice, and the laws
of the United States, ought to be had, the said transfer
notwithstanding: Witness the Honorable Roger B. Taney
Chief Justice of the Supreme Court of the United States, the
eighth day of June in the year of our Lord one thousand
eight hundred and thirty nine.

Seal.

J. V. Hannon, Clerk.
By L. C. Hannon, D^y Clerk.

Filed June 22. 1839.

United States of America, SS:
 the president of the United States of America,
 to the Honorable the Judge of the District Court of the United States
 for the Eastern District of Louisiana,
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana, before you in a cause, between the United States of
 America plaintiffs and M. De Lee & Riffard - defendants, the following
 order was made on the 3^d January 1839, as follows viz: "On application of C.
 M. Conrad Esq. of Counsel for summary judgment in the above cause, the
 fact that the Hon^{ble} the Judge of the Court, had been of Counsel for the plain-
 tiffs in the above cause, was ordered by the Court to be entered of Record and
 it was ordered that an authenticated copy of each of said causes with
 all the proceedings in the same, shall be forthwith certified to the next
 Circuit Court of the United States to be held in this District,"
 as by the inspection of the transcript of the Record of the said District Court,
 which was brought into the Circuit Court of the United States, for the
 ninth Circuit holding sessions in and for the Eastern District of Louisiana
 by virtue of transfer agreeably to the act of Congress in such case made
 and provided, fully and at large appears.
 And whereas, in the present term of May in the year of our Lord one
 thousand eight hundred and thirty nine, the said cause came on to be
 heard before the said Circuit Court, on the said transcript of the Record,
 and was argued by counsel; on consideration whereof, it was ordered
 by the Court, that the said cause be remanded to the District Court to
 be proceeded in according to law.

You, therefore, are hereby commanded that such further proceedings be
 had in said cause, agreeably to said order as according to right and
 justice, and the laws of the United States, ought to be had, the said
 transfer notwithstanding:

Witness the Honorable Roger B. Taney, Chief Justice of the Supreme
 Court of the United States, the eighth day of June in the year of our
 Lord one thousand eight hundred and thirty nine.

(signed) D. N. Henderson Clerk.
 by L. C. Hendry D. U.S.

(Seal)

Filed June 22. 1839.

N^o 4099.

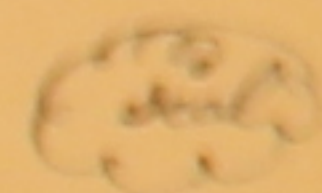
The United States vs. Quarles & Co. et al.

Mandate.

the President of the United States of America,
to the Honorable the Judge of the District Court of the United
States for the Eastern District of Louisiana, Feeling:
Whereas, lately, in the District Court of the United States
for the Eastern District of Louisiana, before you in a cause,
between the United States of America plaintiffs and Quarles
& Co. and others, defendants, the following order was made
on the 2^d January 1838. as follows viz: On application
of C. M. Conrad Esq. of Counsel for sundry defendants
in the above cause, the fact that the Hon. the Judge of this
Court had been of Counsel for plaintiffs in the above cause
was ordered by the Court to be entered of Record, and it was
ordered by the Court that an authenticated Copy of each
of said causes with all the proceedings in the same shall
be forthwith Certified to the next Circuit Court of the
United States to be held in this District, as by the
inspection of the transcript of the Record of the said District
Court, which was brought into the Circuit Court of the United
States, for the ninth Circuit holding sessions in and
for the Eastern District of Louisiana, by virtue of Transfer
agreeably to the act of Congress in such case made and
provided, fully and at large appears.

and whereas, in the present term of Court in the year of
our Lord one thousand eight hundred and thirty nine,
the said cause came on to be heard before the said Circuit
Court, on the said Transcript of the Record, and was
argued by Counsel; on consideration whereof, it was
ordered by the Court that the said cause be remanded
to the District Court to be proceeded in according to law.
You, therefore, are hereby commanded that such further
proceedings, be had in said cause, agreeably to said
order as according to right and justice, and the laws
of the United States, ought to be had, the said transfer
notwithstanding:

Witness the Honorable Roger B. Taney Chief Justice of the
Supreme Court of the United States. The eighth June in the
year of our Lord one thousand eight hundred and thirty
nine.



Given at D. C. Hennen, Clerk
By L. C. Hornsby Dy. Clk.

Filed June 28. 1839

Mandate.

United States of America, S.S.
 the president of the United States of America, to the Honorable the Judge
 of the District Court of the United States for the Eastern District of
 Louisiana, Eustine: *Whereas*, lately, in the District Court of the
 United States for the Eastern District of Louisiana, before you in
 a cause, between the United States of America plaintiffs and M^{rs} Drane
 & Drane, defendants, the following order was made on the 3rd January
 1838, as follows viz: "On application of C. C. Courcy Esq of counsel
 for summary of records in the above cause the fact that the Hon^{ble} the
 Judge of this Court, had been of counsel for the plaintiffs in the above
 causes, was ordered by the Court to be entered of Record and it was
 ordered that an authenticated copy of each of said causes with all
 the proceedings in the same shall be forthwith certified to the next
 Circuit Court of the United States to be held in this District,
 as by the inspection of the transcript of the Record of the said District
 Court, which was brought into the Circuit Court of the United States
 for the Fifth Circuit holding sessions in and for the Eastern District
 of Louisiana, by virtue of Transfer agreeably to the act of Congress
 in such case made and provided, fully and at large appears.
 And *Whereas*, in the present term of May in the year of our Lord
 one thousand eight hundred and thirty nine the said cause
 came on to be heard before the said Circuit Court, on the said transcript
 of the Record, and was argued by counsel, on consideration whereof
 it is ordered by the Court that the said cause be remanded to the
 District Court to be proceeded in according to law.
 You, therefore, are hereby commanded that such further proceedings,
 be had in said cause, agreeably to said order as according to
 right and justice, and the laws of the United States, ought to be had,
 the said Transfer notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth June in the year of our Lord
 one thousand eight hundred and thirty nine.
 Signed J. V. Hummer C. C.
 By L. C. Kennedy D. C. C.

(Seal)

Filed June 27. 1839.

mandate.

United States of America, vs.
the president of the United States of America,
to the Honorable the Judge of the District Court of the United States for
the Eastern District of Louisiana,
Whereas, lately, in the District Court of the United States for the
Eastern District of Louisiana, before you in a cause, between the
United States of America plaintiffs and M^r Pennell & Biscoe
defendants, the following order was made on the 3^d January 1839,
as follows viz: "On application of G. M. Combs Esq. of Counsel for
said defendants in the above cause the fact that the Hon^{ble} Judge of
this Court had been of Counsel for plaintiffs in the above cause, was
ordered by the Court to be entered of Record and it was ordered that an
authenticated copy of each of said causes with all the proceedings
in the same be forthwith Certified to the next Circuit Court of the
United States to be held in this District, as by the signature of the
transcript of the Record of the said District Court, which was brought
into the Circuit Court of the United States, for the sixth Circuit holding
sessions in and for the Eastern District of Louisiana, by virtue of power
granted by the act of Congress in such case made and provided,
full and at large appears.

And whereas, in the present term of sittings in the year of our Lord
one thousand eight hundred and thirty nine the said cause came
on to be heard before the said Circuit Court, on the said transcript
of the Record, and was argued by Counsel on considerations
whereof, it was ordered by the Court that the said cause be removed
to the District Court to be proceeded in according to law.
You, therefore, are hereby recommended that such further proceedings
be had in said cause, agreeably to said order as according to right
and justice, and the laws of the United States, ought to be had, the
said transfer notwithstanding:

Witness the Honorable Roger B. Taney Chief Justice of the Supreme
Court of the United States, the eighth June in the year of our Lord
one thousand eight hundred and thirty nine.

(Signed) D. N. Harmon Esq.
By J. C. Kennedy D^y Clk.

(Seal)

Filed June 22nd 1839.

N 4107. The United States vs. P. Longie et al.

Plaintiffs.

United States of America, SS.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, Greeting:
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana, before you in a cause
 between the United States of America plaintiffs and P.
 Longie and others, defendants, the following order was made
 on the 3^d January 1838, as follows, viz: On application
 of C. M. Conrad Esq. of Counsel for sundry defendants
 in the above cause, the fact that the Hon^{ble} Judge of the Court
 had been of Counsel for the plaintiffs in the above cause
 was ordered by the Court to be entered of Record and was
 ordered that an authenticated copy of each of said cause
 with all the proceedings in the same shall be forthwith
 certified to the next Circuit Court of the United States to
 be held in this District, as by the inspection of the transcript
 of the Record of the said District Court, which was brought
 into the Circuit Court of the United States, for the ninth
 Circuit holding sessions in and for the Eastern District
 of Louisiana, by virtue of transfer agreeable to the act
 of Congress in such case made and provided, fully and
 at large appears. And whereas, in the present term of May
 in the year of our Lord, one thousand eight hundred
 and thirty nine the said cause came on to be heard
 before the said Circuit Court, on the said transcript of the
 Record, and was argued by Counsel; on consideration
 whereof, it was ordered by the Court that said cause be
 remanded to the District Court to be proceeded in according
 to law. You therefore, are hereby commanded that such
 further proceedings, be had in said cause, agreeable
 to said order as according to right and justice, and
 the laws of the United States, ought to be had, the said
 transfer notwithstanding: Witness the Honorable Roger
 B. Taney Chief Justice of the Supreme Court of the United
 States the eighth June in the year of our Lord one thousand
 eight hundred and thirty nine.

End

(signed) D. A. Hornum Clerk
 by L. C. Hornsby D. C.

Filed June 22. 1839.

Mandate.

United States of America, 53
the President of the United States of America,
to the Honorable the Judge of the District Court of the United States for the Eastern
District of Louisiana, Creating: whereas, to-wit, in the District Court of the
United States, for the Eastern District of Louisiana, before you, in a cause,
between the United States of America plaintiffs and J. Valenzuela and others
Defendants, the following order was made on the 3rd January 1839 to-wit:
viz. Application of C. & M. Counsel for Counsel for security of
in the above cause, in fact that the Hon^{ble} the Judge of the Court had seen
of Counsel for Plaintiffs in the above cause, also ordered by the Court
to be entered of Record and it was ordered that an authentic Copy
of each of said Causes with all the proceedings in the same, shall be
forthwith certified to the said Circuit Court of the United States, to be held
in this District, as to the inspection of the transcript of the Record of
of the said District Court, which was brought into the Circuit Court
of the United States, for the Ninth Circuit Holding sessions in and for the
Eastern District of Louisiana, by virtue of transfer agreeably to the
act of Congress in such case made and provided, fully and at length
and whereas, in the present term of May in the year of our Lord one
thousand eight hundred and thirty nine the said cause came on to be
heard before the said Circuit Court, on the said transcript of the Record,
and was argued by counsel, on consideration whereof, it is ordered
by the Court that the said cause be remanded to the District Court
to be proceeded in according to law. You, therefore, are hereby
commanded that such further proceedings, be had in said cause
agreeably to said Order as according to right and justice,
and these laws of the laws of the United States, ought to be had,
the said transfer notwithstanding.
Witness the Honorable Roger B. Taney Chief Justice of the Supreme
Court of the United States, the eighth June in the year of our Lord
one thousand eight hundred and thirty nine.

(Seal)

(Signed) D. A. Hewson Ck
By L. C. Winsby Dyk.

Filed June 21. 1839.

Mandate.

United States of America, ss:
 the president of the United States of America,
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana, Justice
 Whom as, lately, in the District Court of the United States, for
 the Eastern District of Louisiana, before you in a cause
 between the United States of America plaintiffs and
 Yeatman & Co and others — defendants the following
 order was made on the 3^d January 1839 as follows viz:
 On application of C. C. Conrad Esq. of Counsel for said
 defendants in the above causes, the fact that the Hon.
 the Judge of this Court had been of Counsel for the
 plaintiffs in the above causes, was ordered by the Court
 to be entered of Record and it was ordered that an
 authenticated copy of each of said causes, with all
 the proceedings in the same shall be forthwith certified
 to the next Circuit Court of the United States to be held
 in this District as by the inspection of the transcript of
 the Record of the said District Court, which was brought
 into the Circuit Court of the United States, for the ninth
 Circuit holding sessions in and for the Eastern District
 of Louisiana, by virtue of transfer agreeably to the act of
 Congress in such case made and provided, fully and
 at large appears. And Whereas, in the present term of
 May — in the year of our Lord one thousand eight hundred
 and thirty nine the said cause came on to be heard before
 the said Circuit Court, on the said transcript of the Record
 and was argued by Counsel; on consideration whereof,
 it was ordered by the Court that the said cause be removed
 to the District Court to be proceeded in according to law.
 You, therefore, are hereby commanded that such further
 proceedings, be had in said cause, agreeably to said order
 as according to right and justice, and the laws of the United
 States, ought to be had, the said transfer notwithstanding;
 Witness the Honorable Roger B. Taney, Chief Justice of the
 Supreme Court of the United States, the eighth June in the
 year of our Lord one thousand eight hundred and thirty nine.
 (Signed) D. V. Hoffman Clerk.
 By L. C. Hornsby Esq. Atty.

Filed June 27. 1839.

Memorandum.

United States of America vs. Thomas Barrett.
 the president of the United States of America,
 to the Honorable the Judge of the District Court of the United States
 for the Eastern District of Louisiana, Granting:
 Whereas, lately, in the District Court of the United States, for the
 Eastern District of Louisiana, before you in a cause, between the
 United States of America plaintiffs and Thomas Barrett
 defendants, the following order was made on the 5th January 1839,
 as follows viz. on application of C. M. Conrad Esq. of Counsel
 for said defendants in the above cause, the fact that the Hon^{ble}
 the Judge of the Court had seen of Conrad for the Plaintiffs in the above cause,
 was ordered by the Court to be entered of Record and it was ordered
 that an authenticated copy of each of said causes with all the proceedings
 in the same shall be forthwith certified to the next Circuit Court of the
 United States to be held in this District, as by the inspection of the
 transcript of the Record of the said District Court, which was brought
 into the Circuit Court of the United States, for the ninth Circuit
 holding sessions in and for the Eastern District of Louisiana,
 by virtue of Transfer agreeable to the act of Congress in such
 case made and provided, fully and at large appears.
 And Whereas, in the present term of May in the year of our Lord
 one thousand eight hundred and thirty nine the said cause came on
 to be heard before the said Circuit Court, on the said transcript of the
 Record, and was argued by counsel, on consideration whereof, it is
 ordered by the Court that the said cause be remanded to the District
 Court to be proceeded in according to law. You therefore are hereby
 commanded that such further proceedings be had in said cause
 agreeable to said order as according to right and justice, and the laws
 of the United States, ought to be had, the said transfer notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth June in the year of our Lord
 one thousand eight hundred and thirty nine.

Test.

Signed J. S. Newman Clerk.
 By L. C. Newman Esq. Clerk.

Filed June 28. 1839.

N^o 417. The United States vs. L. L. Davier.

Memorandum

United States of America, S. J.
 the president of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, S. J. S.
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana, before you in a cause
 between the United States of America plaintiffs and
 L. L. Davier defendant, the following order was
 made on the 3^d January 1838, as follows: viz "on application
 of C. M. Conrad Esq. of Counsel for said respondents
 in the above cause the fact that the Hon. the Judge of
 this Court had been of Counsel for the plaintiffs in
 the above cause was ordered by the Court to be entered
 of Record and it was ordered that an authenticated
 copy of each of said causes with all the proceedings
 in the same shall be forthwith certified to the next
 Circuit Court of the United States to be held in this District
 as by the inspection of the transcript of the Record of the
 said District Court, which was brought into the Circuit
 Court of the United States, for the Ninth Circuit holding
 sessions in and for the Eastern District of Louisiana,
 by virtue of transfer agreeably to the act of Congress in
 such case made and provided, fully and at large appears
 and Whereas, in the present term of Court, in the year of our
 Lord one thousand eight hundred and thirty nine, the said
 cause came on to be heard before the said Circuit Court,
 on the said transcript of the Record, and was argued
 by Counsel; on consideration whereof, it was ordered by
 the Court that the said Cause be remanded to the District Court
 to be proceeded in according to law. You, therefore, are hereby
 commanded that such further proceedings, be had in said
 cause, agreeably to said order as according to right and justice,
 and the laws of the United States, ought to be had, the said
 transfer notwithstanding: Witness the Honorable Roger B.
 Taney Chief Justice of the Supreme Court of the United States
 the sixteenth June in the year of our Lord one thousand eight
 hundred and thirty nine.

E. A. S.

Signed J. C. W. Houston Att.
 by J. C. W. Houston Esq.

Filed June 27. 1839.

United States of America, J.S.
 the president of the United States of America,
 to the Honorable the Judges of the District Court of the United States for
 the Eastern District of Louisiana, Greeting:
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana before you in a cause, between the United States
 America plaintiffs and A. Kirkman & Co Defendants, the following
 order was made on the 3^d January 1838, as follows viz, on applica-
 tion of C. M. Conrad Esq. of Counsel for some of Defendants in the
 above cause the fact that the Hon.^{ble} Judge of this Court had been of
 Counsel for the plaintiffs in the above case was ordered by the Court to be
 entered of Record and it was ordered that an authenticated copy
 of each of said causes with all the proceedings in the same shall be
 forthwith copied to the said Circuit Court of the United States to be held
 in this District, as to the inspection of the transcript of the Record of
 the said District Court, which was brought into the Circuit Court of the
 United States, for the ninth Circuit holding sessions in and for
 the Eastern District of Louisiana, by virtue of transfer agreeably
 to the act of Congress in such case made and provided, fully and
 at large appraised. And whereas, in the present term of May in the year
 of our Lord one thousand eight hundred and thirty nine, the said cause
 came on to be heard before the said Circuit Court, on the said transcript of
 the Record, and was argued by Counsel; on consideration whereof, it
 was ordered by the Court that the said cause be remanded to the District
 Court to be proceeded in according to law. You, therefore, are hereby commanded
 that such further proceedings, to be had in said cause, agreeably to said
 order as according to right and justice, and the Laws of the United States,
 ought to be had, the said transfer notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth June in the year of our Lord
 one thousand eight hundred and thirty nine.

signed J. V. Newman Clk.
 By J. C. Kennedy Dy. Clk.

Filed June 11. 1839.

Affidavit.

United States of America, S.S:
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, Greeting:
 Whereas, lately, in the District Court of the United States
 for the Eastern District of Louisiana, before you in a cause
 between the United States of America plaintiffs and J
 Knutle & Co. Defendant, the following order was made
 on the 3^d January 1838 as follows viz: On application
 of C. M. Conrad Esq. of Counsel for sundry defendants
 in the above cause, the fact that the Hon^{ble} the Judge of this
 Court had been of Counsel for the plaintiffs in the above
 causes was ordered by the Court, to be entered of Record;
 and it was ordered that an authenticated copy of each of
 said causes with all the proceedings in the same shall be
 forthwith certified to the next Circuit Court of the United
 States to be held in this District.

as by the inspection of the transcript of the record of the said
 District Court, which was brought into the Circuit Court
 of the United States, for the ninth Circuit holding
 sessions in and for the Eastern District of Louisiana
 by virtue of transfer agreeably to the act of Congress
 in such case made & provided, fully must & large appears
 and whereas, in the present term of May in the year of our
 Lord one thousand eight hundred and thirty nine, the said
 cause came on to be heard before the said Circuit Court
 on the said transcript of the Record, and was argued by
 Counsel; on consideration whereof, it was ordered by the Court
 that the said cause be remanded to the District Court to
 be proceeded in according to law.

You, therefore, are hereby commanded that such further
 proceedings, be had in said cause, agreeably to said order
 as according to right and justice, and the laws of the United
 States, ought to be had, the said transfer notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the
 Supreme Court of the United States the eight June in the year
 of our Lord one thousand eight hundred and thirty nine.

(Signed) D. C. Newman Clk.
 By L. C. Newby J. Clk.

(Seal)

Filed June 28 1838

United.

United States of America; vs.
the President of the United States of America.
to the Honorable the Judge of the District Court of the United States
for the Eastern District of Louisiana, Sitting:
Whereas, lately, in the District Court of the United States, for the Eastern
District of Louisiana before you in a cause, between the United States
of America Plaintiffs and William C. Sedgwick and others defendants,
the following order was made on the 3^d January 1838, as follows
viz: on application of C. C. Conrad Esq. of Counsel for some defendants
in the above cause the fact that the Hon^{ble} the Judge of the Court had
been of Counsel for the plaintiffs in the above cause was ordered by
the Court to be entered of record and it was ordered that an authentic true
copy of each of said causes with all the proceedings in the same shall
be forthwith certified to the next Circuit Court of the United States to be held
in this District, as by the inspection of the transcript of the Record of the
said District Court, which was brought into the Circuit Court of the
United States, for the ninth Circuit Holding sessions in and for the Eastern
District of Louisiana, by virtue of transfer agreeably to the act
of Congress in such case made and provided fully set out hereinafter.
And whereas, in the present term of May in the year of our Lord
one thousand eight hundred and thirty seven the said cause came
on to be heard before the said Circuit Court, on the said transcript
of the record, and was argued by Counsel, on consideration whereof
it was ordered by the Court that the said cause be remanded to the
District Court, to be proceeded in according to law.
You, therefore, are hereby recommended that such further proceedings
be had in said cause agreeably to said order as according to right
and Justice, and the laws of the United States, ought to be had, the said
transfer notwithstanding.
Witness the Honorable Roger B. Taney Chief Justice of the Supreme
Court of the United States, the eighth time in the year of our Lord
one thousand eight hundred and thirty seven.
(Signed) D. C. Warren Clerk.
By L. C. Peterson, Esq.

Exalt

Filed June 23. 1799.

N^o 4124. The United States vs. J. Knittle & Co.

Mandate.

United States of America, S.S.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana, ^{Shreveport}
 whereas, lately in the District Court of the United States,
 for the Eastern District of Louisiana, before you in a cause
 between the United States of America plaintiffs and J.
 Knittle & Co. Defendant the following order was made
 on the 3^d January 1839, as follows: viz: on application
 of C. H. Conrad Esq. of Counsel for sundry defendants
 in the above causes the fact that the Hon^{ble} the Judge
 of this Court had been of Counsel for the plaintiffs in
 the above cases made was ordered by the Court to be
 of Record and it was ordered that an authentic
 Copy of each of said causes with all the proceedings in
 the same shall be forthwith certified to the next Circuit
 Court of the United States to be held in this District
 as by the inspection of the transcript of the Record of the said
 District Court, which was brought into the Circuit Court
 of the United States, for the ninth Circuit holding session
 in and for the Eastern District of Louisiana, by virtue
 of transfer agreeable to the act of Congress in such case
 made and provided, fully and at large appears
 and whereas, lately, in the present term of Court in the year of our Lord
 one thousand eight hundred and thirty nine the said cause
 came on to be heard before the said Circuit Court, on the said transcript
 of the Record, and was argued by Counsel: on consideration
 whereof, it is ordered by the Court that the said cause be
 remanded to the District Court to be proceeded in according to law.
 You, therefore, are hereby commanded that such further proceedings be had
 in said cause agreeable to said order as according to right & justice, and
 the laws of the United States, ought to be had, the said transfer
 notwithstanding: Witness the Honorable Roger B. Taney
 Chief Justice of the Supreme Court of the United States, the
 Eighth June in the year of our Lord one thousand eight hundred
 and thirty nine.

Seal

(Signed) D. V. Newman Clerk
 By L. C. Brown Esq.

Filed June 28. 1839.

United States District of America, ss.
 to the President of the United States of America
 to the Honorable the Judge of the District Court of the United States for the
 Eastern District of Louisiana before you in a cause, between the United
 States of America plaintiffs and J. Howell & Co defendants the following
 order was made on the 7th January 1838 as follows viz: in application of
 C. M. Conrad Esq: of Council for some of defendants in the above cause
 the fact that the Hon^{ble} the Judge of this Court had been of Council for the
 plaintiffs in the above cause the fact that the Hon^{ble} the Judge of this Court
 had been of Council for the plaintiffs in the above cause was received
 by the Court the record of record and it was ordered that an authenticated copy of
 each of said causes with all the proceedings in the same shall be forthwith certified
 to the next Circuit Court of the United States to be held in this District, with the exception
 of the transcript of the Record of the said District Court, which was being
 into the Circuit Court of the United States, for the next Circuit, holding
 sessions in and for the Eastern District of Louisiana, by virtue of transfer
 agreeably to the act of Congress in such case made and provided,
 fully and at large appears. And Whereas, in the present term of May
 in the year of our Lord one thousand eight hundred and thirty seven
 the said cause came on to be heard before the said Circuit Court, on the
 said transcript of the record, and was argued by counsel, on consideration
 whereof, it is ordered by the Court that the said cause be remanded to the District
 Court to be proceeded in according to law.
 You, therefore, are hereby recommended that such further proceedings be had in
 said cause, agreeably to and under as according to right and justice, and
 the laws of the United States, ought to be had, the said transcript notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme Court
 of the United States, the eighth June in the year of our Lord one thousand
 eight hundred and thirty seven.

(signed) J. V. Hoffman Atk
 By L. C. Hornsby Dyk.

Filed

Filed June 23. 1839.

N^o 411. The United States vs. T. Knettle & Co.

Mandate.

United States of America, S.S:
 the president of the United States of America,
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana, Sailing:
 Whereas, lately, in the District Court of the United States
 for the Eastern District of Louisiana before you in a cause,
 between the United States of America plaintiffs T. Knettle
 & Co. defendants, the following order was made on the 3^d January
 1838 as follows viz: On application of C. M. Cournoy
 Esq. of Counsel for sundry defendants in the above cause,
 the fact that the Hon^{ble} the Judge of this Court has been
 of Counsel for the plaintiffs in the above cause, was shown
 by the Court to be entered of Record and it was ordered
 that an authenticated copy of each of said causes
 with all the proceedings in the same shall be forthwith
 sent to the next Circuit Court of the United States to
 be held in this District, as by the inspection of the transcript
 of the record of the said District Court, which was
 brought up to the Circuit Court of the United States, for the next
 Circuit holding sessions in and for the Eastern District
 of Louisiana, by virtue of being so agreeable to the act of
 Congress in such case made and provided, fully and at large
 appears. And whereas, in the present term of May in the
 year of our Lord one thousand eight hundred and
 thirty nine the said cause came on to be heard before the
 said Circuit Court, on the said transcript of the Record,
 and was argued by counsel; on consideration whereof,
 it is ordered by the Court that the said cause be removed to
 the District Court to be proceeded in according to law.
 You, therefore, are hereby commanded that such further
 proceedings, be had in said cause, agreeable to said order
 as according to right and justice, and the laws of the
 United States, ought to be had, the said transfer notwith-
 standing: Witness the Honorable Roger B. Taney Chief
 Justice of the Supreme Court of the United States, the eighth
 June in the year of our Lord thousand eight hundred and thirty nine
 Signed D. N. Hemmer Clerk
 D. S. C. Kneuch Dy. Clk.

Filed June 28. 1839.

United States of America, vs
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States
 for the Eastern District of Louisiana, Shewing:
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana before you in a cause, between the United States
 of America plaintiffs and J. Knott & Co. defendants, the following
 order was made on the 3^d January 1838, as follows, viz: In a special
 of C. Ch. Conrad Esq. of Counsel for some defendants in the above
 cause the fact that the Hon^{ble} the Judge of this Court has been of home
 for the plaintiffs in the above cause, was ordered by the Court to
 be entered of record and it was ordered that an authenticated copy
 of each of said causes with all the proceedings in the same shall
 be forthwith certified to the next Circuit Court of the United States
 to be held in this District.

as by the Inspection of the Transcript of the Record of the said District
 Court, which was brought into the Circuit Court of the United States
 for the ninth Circuit holding sessions in New Orleans for the Eastern District
 of Louisiana, by virtue of transfer agreeably to the act of Congress
 in such case made due provision, fully and at large appears.
 And whereas, in the present term of Court in the year of our
 Lord one thousand eight hundred and thirty nine the said cause
 came on to be heard before the said Circuit Court, on the said transcript
 of the record, and was argued by counsel, on consideration
 whereof, it is ordered by the Court that the said cause be remanded
 to the District Court to be proceeded in according to law.
 You, therefore, are hereby recommended that such further proceedings
 be had in said cause, agreeably to said order as according to right,
 and justice, and the laws of the United States, ought to be done, the
 said transfer not withstanding: Witness the Honorable Roger
 B. Taney Chief Justice of the Supreme Court of the United States,
 the eighth Term in the year of our Lord one thousand eight hundred and
 thirty nine.

(Signed) J. A. McQueen Clerk.
 By L. B. Knott Esq.

Filed

Filed June 28. 1839.

No 4130. The United States vs. T. Knott & Co.

Memorandum

United States of America, S.S.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, Trusting:
 Whereas, lately, in the District Court of the United States
 for the Eastern District of Louisiana, before you in a cause
 between the United States of America plaintiffs and T. Knott
 & Co. defendant, the following order was made on
 the 3^d January 1838. as follows viz. "On application
 of C. W. Conrad Esq. of Counsel for senior defendants
 in the above cause the fact that the Hon. Judge of this Court
 had been of Counsel for the plaintiffs in the above cause
 was ordered by the Court to be entered of Record and it
 was ordered that an authenticated copy of each of said
 causes with all the proceedings in the same shall be
 forthwith certified to the next Circuit Court of the United
 States to be held in this District."

as by the inspection of the transcript of the record of the
 said District Court, which was brought into the Circuit
 Court of the United States, for the ninth Circuit holding
 sessions in and for the Eastern District of Louisiana, by
 virtue of Transfer agreeable to the act of Congress in such
 case made and provided, fully and at large appears.
 And whereas, in the present term of May in the year
 of our Lord one thousand eight hundred and thirty nine
 the said cause came on to be heard before the said Circuit
 Court, on the said transcript of the record, and was argued
 by counsel; on consideration whereof, it is ordered by the
 Court that the said cause be remanded to the District Court
 to be proceeded in according to law.

You, therefore, are hereby commanded that such further
 proceedings, be had in said cause, agreeable to said order
 as according to right and justice, and the laws of the United
 States, ought to be had. The said Transfer notwithstanding
 Witness the Honorable Roger B. Taney Chief Justice of the
 Supreme Court of the United States, the eighth June in the
 year of our Lord one thousand eight hundred and thirty nine.

Test

(Signed) D. N. Kemmen Esq.
 By S. C. Hornsby Clerk.

Filed June 28. 1839.

United States of America, ss.
 We the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States
 for the Eastern District of Louisiana, Sentencing:
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana, before you in a cause, between the United States of
 America plaintiffs and F. D. Conington & Co. Defendants the following order
 was made on the 3^d January 1839 as follows, viz:
 On application of C. M. Conrad Esq. of Counsel for said Defendants
 in the above cause the fact that the Judge of the Court has been of counsel
 for the plaintiffs in the above cause was decided by the Court to be a matter of record
 and it was ordered that an authenticated copy of each of said causes
 with all the proceedings in the same shall be forthwith certified to the next
 Circuit Court of the United States to be held in this District,
 as by the inspection of the transcript of the Record of the said District Court,
 which was brought into the Circuit Court of the United States, for the Ninth
 Circuit holding sessions in and for the Eastern District of Louisiana,
 by virtue of Orders for a removal to the act of Congress in such case
 made and proven, fully and at large appears.
 And whereas, in the present term of sitting in the year of our Lord one
 thousand eight hundred and thirty nine the said cause came on to be heard
 before the said Circuit Court, on the said transcript of the record, and was
 argued by counsel, on consideration whereof, it was ordered by the Court
 that the said cause be remanded to the District Court to be proceeded
 in according to law. You, therefore, are hereby recommended that such further
 proceedings be had in said cause, agreeably to said order, as attending
 to right and justice, and the laws of the United States, ought to be done,
 the said transfer notwithstanding.
 Witness the honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth June in the year of our Lord one
 thousand eight hundred and thirty nine.
 (Signed) J. N. Newman Clk.
 J. L. C. Kennedy Dkt.

Seal.

Filed June 28th 1839.

Mandate.

United States of America, S.S.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana,
 Whereas, lately, in the District Court of the United States, for
 the Eastern District of Louisiana, before you in a cause, between
 the United States of America plaintiffs and Tasset &
 Delamare defendant, the following order was made on the 3^d
 January 1838, as follows viz: On application of C. M. Conrad
 Esq. of counsel for sundry defendants in the above causes the fact
 that the Hon^{ble} the Judge of that Court had been of counsel for
 the plaintiffs in the above causes by the Court to be entered of
 Record and it was ordered that an authenticated copy of each
 of said causes with all the proceedings in the same shall be
 forthwith certified to the next circuit Court of the United
 States to be held in this District as by the inspection of the
 transcript of the record of the said District Court, which was
 brought into the Circuit Court of the United States, for the
 ninth Circuit holding sessions in and for the Eastern District
 of Louisiana, by virtue of transfer agreeable to the act
 of Congress in such case made and provided, fully
 and at large appears. And whereas, in the present term
 of May in the year of our Lord one thousand eight hundred
 and thirty nine the said cause came on to be heard before
 the said Circuit Court, on the said transcript of the Record,
 and was argued by counsel, on consideration whereof
 it was ordered by the Court that the said cause be remanded
 to the District Court to be proceeded in according to law.
 You, therefore, are hereby commanded that such further
 proceedings, be had in said cause, agreeable to said order
 as according to right and justice, and the laws of the United
 States, ought to be had, the said transfer notwithstanding.
 Witness the Honorable Roger B. Taney, Chief Justice of
 the Supreme Court of the United States, the eighth June
 in the year of our Lord one thousand eight hundred and thirty nine.

(Seal)

Filed June 22. 1839.

(Signed) D. V. Hennen
 by L. C. Hensley Clerk

United States of America, S.S.

to the Honorable the Judge of the District Court of the United States for the Eastern District of Louisiana, Sessing:

Whereas, lately, in the District Court of the United States, for the Eastern District of Louisiana, before you in a cause, between the United States of America plaintiffs and Yeatman & Co. and others, defendant, the following order was made on the 3^d January 1839 as follows viz:

On application of C. A. Conrad Esq. Counsel for sundry defendants in the above cause the fact that the Hon^{ble} the Judge of this Court has been of counsel for ~~some~~ the plaintiffs in the above cause was ordered by the Court to be entered of record and it was ordered that an authenticated copy of each of each of said causes with all the proceedings in the same should be forthwith certified to the next Circuit Court of the United States to be held in this District: as by the inspection of the transcript of the record of the said District Court, which was brought into the Circuit Court of the United States, for the ninth Circuit holding sessions in and for the Eastern District of Louisiana, by virtue of transfer agreeably to the act of Congress in such case made and provided, fully and at large appears.

And whereas, on the present term of assay in the year of our Lord one thousand eight hundred and thirty nine the said cause came on to be heard before the said Circuit Court, on the said transcript of the record, and was argued by counsel; in consideration whereof, it was ordered by the Court that the said cause be remanded to the District Court to be proceeded in according to law.

You, therefore, are hereby commanded that such further proceedings, be had in said cause, agreeably to said order as according to right and justice, and the laws of the United States, ought to be had; the said transfer notwithstanding: Witness the Honorable Roger B. Taney Chief Justice of the Supreme Court of the United States the eighth June in the year of our Lord one thousand eight hundred and thirty nine.

signed D. N. Newman Clerk
By J. C. Hornsby D. C.

Encl

Filed June 28. 1839.

N^o 4147. The United States vs. S. J. Fourniquet et al.

Mandate.

United States of America, S. S.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, Greeting:
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana before you in a cause
 between the United States of America, plaintiffs and
 S. J. Fourniquet and others, defendants, the following
 order was made on the 3^d January 1838, as follows, to wit:
 On application of C. M. Bourard Esq. of Counsel for sundry
 defendants in the above cases the fact that the Hon. the Judge
 of this Court had been of Counsel for the plaintiffs in the
 above causes was ordered by the Court to be entered of record and
 it was ordered that an authenticated copy of each of said
 causes with all the proceedings in the same shall be forthwith
 certified to the next Circuit Court of the United States to
 be held in this District, as by the inspection of the transcripts
 of the record of the said District Court, which was brought
 into the Circuit Court of the United States, for the ninth
 Circuit holding sessions in and for the Eastern District
 of Louisiana, by virtue of transfer agreeably to the act
 of Congress in such case made and provided, fully and at
 large appears. And whereas, in the present term of May
 in the year of our Lord one thousand eight hundred and
 thirty nine the said cause came on to be heard before the
 said Circuit Court, on the said transcript of the record, and
 was argued by counsel; on consideration whereof, it is
 ordered by the Court that the said cause be remanded to the
 District Court to be proceeded in according to law.
 You, therefore, are hereby commanded that such further
 proceedings, be had in said cause, agreeably to said order
 as according to right and justice, and the laws of the United
 States, ought to be had, the said transfer notwithstanding:
 Witness the Honorable R. B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth June in the year of our
 Lord one thousand eight hundred and thirty nine.

(Seal)

Filed June 28. 1839.

(Signed) D. V. Mcanen Clk
 By L. C. Hornsby Dy Clk

United States of America, ss.
 the president of the United States of America.
 to the Honorable the Judge of the District Court of the United States for
 the Eastern District of Louisiana, Greeting:
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana, before you in a cause between the United States
 of America plaintiffs and St. Nicholas & Co. defendants the following
 order was made on the 3^d January 1838 as follows, to wit: on application
 of C. M. Conrad Esq. of counsel for sundry defendants in the above
 cause the fact that the Hon.^{ble} the Judge of this Court had leave of absence
 for the plaintiffs in the above cause was ordered by the Court to be entered
 entered on record and it was ordered that an authenticated copy of
 each of said causes with all the proceedings in the same should be certified
 forthwith to the next Circuit Court of the United States to be held in the District
 as by the inspection of the transcript of the record of the said District Court,
 which was brought into the Circuit Court of the United States, for the
 holding sessions in and for the Eastern District of Louisiana, by virtue
 of transfer agreeable to the act of Congress in such case made and
 provided, fully and at large appears. And whereas, in the present
 term of Court in the year of our Lord one thousand eight hundred and
 thirty nine, the said cause came on to be heard before the said Circuit Court,
 on the said transcript of the record, which was returned by Conrad; on con-
 sideration whereof, it is ordered by the Court that the said cause be remanded
 to the District Court to be proceeded in according to law.
 You, therefore, are hereby commanded that such further proceedings, be
 had in said cause, agreeable to said order as according to right and
 justice, and the laws of the United States, ought to be had, the said transcript
 notwithstanding: Witness the Honorable Roger B. Taney Chief Justice
 of the Supreme Court of the United States, the eighth June in the year
 of our Lord one thousand eight hundred and thirty nine.

(Seal)

(Signed) J. E. V. Newman Clerk.
 By J. C. Newby Deputy.

Filed June 22.th 1839.

Mandate.

United States of America, SS.
 the president of the United States of America.
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, Greeting:
 Whereas, lately, in the District Court of the United States, for the
 Eastern District of Louisiana before you in a cause, between
 the United States of America plaintiffs and Tho^s Barnett
 defendants the following order was made on the 3^d January
 1838, as follows to wit: On application of C. M. Connally
 of Counsel for sundry defendants in the above cases the fact
 that the Hon. the Judge of this Court had been of Counsel for
 the plaintiffs in the above cases was ordered by the Court
 to be entered of record and it was ordered that an authentic
 copy of each of said causes with all the proceedings in
 the same shall be forthwith certified to the next Circuit Court
 of the United States to be held in this District.
 as by the inspection of the manuscript of the record of the said
 District Court, which was brought into the Circuit Court
 of the United States, for the ninth Circuit holding sessions in
 and for the Eastern District of Louisiana, by virtue of transp^{er}
 agreeably to the act of Congress in such case made and provided
 fully, may at large appear.

And whereas, in the present term of Court in the year of our
 Lord one thousand eight hundred and thirty nine the said
 cause came on to be heard before the said Circuit Court, on the said
 transcript of the record, and was argued by counsel, on consideration
 thereof, it is ordered by the Court that the said cause be remanded
 to the District Court to be proceeded in according to law.
 You, therefore, are hereby commanded that such further proceedings
 be had in said cause, agreeably to said order as according to right
 and justice, and the laws of the United States, ought to be had,
 the said transp^{er} for notwithstanding.

Witness the Honorable Roger B. Taney, Chief Justice
 of the Supreme Court of the United States, the eighth Term
 in the year of our Lord one thousand eight hundred and thirty nine.

(not)

(signed) S. C. Horsey Clerk
 for L. C. Newman Att.

Filed June 22nd 1839.

Mandate

United States of America, &c.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States for the
 Eastern District of Louisiana, bearing:
 Whereas, lately, in the District Court of the United States for the Eastern District
 of Louisiana before you in a cause, between the United States of America
 plaintiffs, and Joseph Barthol defendant, the following order was made
 on the 3^d January 1838, as follows: viz "on application of C. M. Brown
 Esq of Counsel for sundry respondents in the above cause the fact that
 the Hon. the Judge of this Court has been of counsel for the plaintiffs in
 the above case was ordered by the Court to be entered of Record and it was
 ordered that an authenticated copy of each of said causes with all the proceedings
 in the same shall be forthwith certified to the next Circuit Court of the United
 States to be held in this District: and by the inspection of the transcript of
 the record of the said District Court, which was brought into the Circuit
 Court of the United States, for the ninth Circuit holding sessions in and
 for the Eastern District of Louisiana, by virtue of transfer agreeably
 to the act of Congress in such case made and provided, fully and at
 large appears and whereas, in the present term of which in the year of our
 Lord one thousand eight hundred and thirty seven the said cause came
 on to be heard before the said Circuit Court, on the said transcript of the
 record, and was argued by counsel, on consideration whereof, it is
 ordered by the Court that the said cause be removed to the District
 Court to be proceeded in according to law. You, therefore, are hereby
 commanded that such further proceedings, be had in said cause
 agreeably to said order as according to right and justice, and the
 laws of the United States, ought to be had, the said transcript not withstanding:
 Witness the Honorable Roger B. Taney Chief Justice of the
 Supreme Court of the United States, the eighth June in the year of our
 Lord one thousand eight hundred and thirty seven.

(Seal)

(Signed) D. A. Kemmer Clerk,
 By L. C. Henry, D. C.

Filed June 22. 1839.

N^o 159. The United States vs. T. Knutle & Co.

Wholesale.

United States of America, D. C.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana, Greeting:
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana before you in a cause,
 between the United States of America plaintiffs and T. Knutle
 & Co. Defendants, the following order was made on the 3^d
 January 1838, as follows to wit: On application of G.
 C. Courat Esq, of counsel for some defendants in
 the above cases the fact that the Hon. the Judge of this Court
 had been of counsel for the plaintiffs in the above cases
 was ordered by the Court to be entered of Record and it
 was ordered that an authenticated copy of each of said cases
 with all the proceedings in the same shall be forthwith
 certified to the next Circuit Court of the United States
 to be held in this District: as by the inspection of the
 transcript of the record of the record of the said District
 Court which was brought into the Circuit Court of the United States
 for the ninth Circuit holding sessions in and for the Eastern
 District of Louisiana, by virtue of transfer agreeably to the
 act of Congress in such case made and provided, fully
 and at large appears And whereas, in the present term
 of May, in the year of our Lord one thousand eight hundred
 and thirty nine the said cause came on to be heard before the said
 Circuit Court, on the said transcript of the record, and was
 argued by counsel; on consideration whereof, it is ordered
 by the Court that the said cause be remanded to the District
 Court to be proceeded in according to law.
 you, therefore, are hereby commanded that such further
 proceedings, to be had in said cause, agreeably to said order
 as according to right and Justice, and the laws of the United
 States, ought to be had, be and transfer notwithstanding:
 Witness the Honorable Roger B. Taney, Chief Justice of
 the Supreme Court of the United States, the eighth Term
 in the year of our Lord one thousand eight hundred and thirty
 nine.

(seal)

(signed) G. V. Herman Att.
 By J. C. Housby D. Clk.

Filed June 27th 1839

United States of America J. J.
the President of the United States of America,
to the Honorable the Judge of the District Court of the United States for the Eastern
District of Louisiana. Presenting:

Whereas, lately, in the District Court of the United States for the Eastern District
of Louisiana, before you in a cause, between the United States of America plaintiffs
and C. M. Marshall et al, defendants, the following order was made on
the 3^d January 1838, as follows to wit: On application of C. M. Marshall
Esq., of Counsel for some of defendants in the above cause, the fact that the Hon.
the Judge of this Court had been of counsel for the plaintiffs in the above cause,
was ordered by the Court to be entered of Record and it was ordered that an authen-
tic copy of each of said cases with all the proceedings in the same shall be
forthwith certified to the next Circuit Court of the United States to be held in this
District as by the inspection of the transcript of the record of the said Court
which was being in into the Circuit Court of the United States for the next Circuit
Court, persons in and for the Eastern District of Louisiana by notice of
transfer accordingly to the act of Congress in such case made and provided,
fully and at large appears. Now whereas, in the present term of Court,
in the year of our Lord one thousand eight hundred and thirty nine the said cause
came on to be heard before the said Circuit Court, on the said transcript
of the record, and was argued by counsel; on consideration whereof, it is
ordered by the Court that the said cause be removed to the District Court to
be there heard in accordance to law.

You, therefore, are hereby commanded that such further proceedings, be
had in said cause, as shall be ordered as according to right and justice;
and the laws of the United States, ought to be had, the said terms first ending
Witness the Honorable Roger B. Taney, Chief Justice of the Supreme
Court of the United States, the eighth June in the year of our Lord
one thousand eight hundred and thirty nine.

By J. C. V. Newman Clerk.
By L. C. Kernsby J. Clerk.

End

Filed June 28th 1839.

Mandate.

United States of America S.S.
 the president of the United States of America
 to the Honorable the Judge of the District Court of the United
 States for the Eastern District of Louisiana. Fearing;
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana, before you in a cause,
 between the United States of America, plaintiffs and L.
 J. Fourniquet defendants the following error was made
 on the 3^d January 1838, as follows to wit. On application
 of C. M. Conrad Esq. of counsel for sundry defendants
 in the above cause the fact that the Hon. the Judge of this
 Court had been of counsel for the plaintiffs in the above cause
 was doored by the Court to be entered of Record, and it was
 ordered that an authenticated copy of each of said causes
 with all the proceedings in the same shall be forthwith
 certified to the next Circuit Court of the United States
 to be held in this District: as by the inspection of the
 transcript of the record of the said District Court,
 which was brought into the Circuit Court of the United
 States, for the ninth Circuit holding sessions in and for
 the Eastern District of Louisiana, by virtue of transfer agreeably to
 the act of Congress in such case made and provided fully and at large
 appears. And whereas in the present term of May in the year of our Lord
 one thousand eight hundred and thirty nine the said cause came on to be heard
 before the said Circuit Court, on the said transcript of the record, and was
 argued by counsel; on consideration whereof, it is ordered by the Court that
 the said cause be remanded to the District Court to be proceeded in according
 to law. You, therefore are hereby commanded that such further proceedings
 be had in said cause, agreeably to said order as according to right
 and justice, and the laws of the United States ought to be had the same to be
 notwithstanding.

Witness the Honorable Roger B. Taney Chief
 Justice of the Supreme Court of the United States, the eighth
 in the Year of our Lord one thousand eight hundred and thirty nine

Given at St. Louis 1839
 Recorded at St. Louis 1840

D. A. Hennen Clerk
 By signed L. C. Hornsby Esq.

The United States

L. J. Fournigant

United States of America

The President of the United States of America
 To the Honorable the Judge of the District Court of the United States for the
 Eastern District of Louisiana
 Gent.

Whereas lately, in the District Court of the United States, for the Eastern District of Louisiana, before you in a cause between the United States of America plaintiffs and L. J. Fournigant defendants the following order was made on the 3^d January 1838 at following viz On application of C. M. Conrad Esq of Counsel for sundry defendants in the above cause, the fact that the Hon^{ble} the Judge of this Court had been of counsel for the plaintiffs in the above cause was ordered by the Court to be entered of record, and it was ordered that an authenticated copy of each of said cases with all the proceedings in the same be forthwith certified to the next Circuit Court to be held in this District. As by the inspection of the transcript of the Record of the District Court, which was brought into the Court of the United States for the South Circuit showing decisions in favor of the Eastern District of Louisiana, by virtue of transfer agreeably to the acts Congress in such case made and provided, fully and at large appears. And whereas, in the present term of May in the year of our Lord one thousand eight hundred & thirty nine the said cause came on to be heard before the said Circuit Court, on the said transcript of the Record, and was argued by counsel; on consideration whereof, it was ordered by the Court that the said cause be remanded to the District Court to be proceeded in according to law.

Now, therefore, we hereby command that such further proceedings be had in said cause agreeably to said order as according to right and justice, and the laws of the United States, ought to be had, the same being notwithstanding.

Witness the Hon Roger B. Taney, Chief Justice of the Supreme Court of the United States, the Eighth Term of our Lord one thousand eight hundred & thirty nine

L. J. Fournigant - Clerk
 By C. C. Hardy Esq

Filed 28th June 1839.
 Records & Term 1840

No 4169.

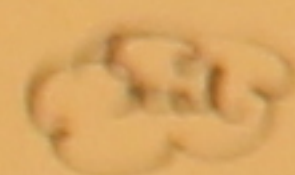
The United States

McDonnell & Biscoe

United States of America

The President of the United States of America, To the honorable the Judge of the District Court of the United States for the Eastern District of Louisiana, In writing: Whereas, lately, in the District Court of the United States, for the Eastern District of Louisiana, before you in a cause, between the United States of America plaintiffs and C. M. McDonnell and Biscoe defendants the following order was made on the 3^d January 1838, as follows: viz. On application of C. M. Conrad Esq. of Counsel for sundry defendants in the above causes, the fact that the Hon^{ble} the Judge of this Court had been of Counsel for the plaintiffs in the above causes, was ordered by the Court to be entered of record and it was ordered that an authenticated copy of each of said causes with all the proceedings in the same, shall be forthwith certified to the next Circuit Court to be held in this District, as by the inspection of the transcript of the record of the said District Court, which was brought into the Circuit Court of the United States, for the ninth Circuit holding sessions in and for the Eastern District of Louisiana, by writ of transfer agreeably to the act of Congress in such case made and provided, fully and at large appears.

and whereas, in the present term of Court in the year of our Lord one thousand eight hundred and thirty nine the said cause came on to be heard before the said Circuit Court, on the said transcript of the record, and was argued by Counsel; in consideration whereof, it was ordered by the Court that the said cause be remanded to the District Court to be proceeded in according to law. You, therefore, are hereby commanded that such further proceedings, be had in said cause, agreeably to said order as according to right and justice, and the laws of the United States, ought to be had, the said transfer notwithstanding: Witness the Honorable Roger B. Taney Chief Justice of the Supreme Court of the United States, the eight June in the year of our Lord one thousand eight hundred and thirty nine.



Filed June 29. 1839.

 Signed D. M. Hanna Clerk
 By L. C. Housley Deputy

United States of America, vs:
 the president of the United States of America
 to the Honorable the Judge of the District Court of the United States
 for the Eastern District of Louisiana, bearing
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana, before you in a cause, between the United States of
 America plaintiffs and Chas. D. Brown & Co. defendants, the
 following order was made on the 3^d January 1831, as follows viz:
 On application of Chas. D. Brown, Esq. of Counsel for said defendants
 in the above cause, the fact that the Hon^{ble} the Judge of this Court had been
 of Counsel for the plaintiffs in the above cause was ordered by the Court
 to be taken of record. And it was ordered that an authenticated copy of
 each of said causes with all the proceedings, the same shall be forthwith
 certified to the next Circuit Court to be held in this District as by the
 inspection of the transcripts of the records of the said District Court, which
 was brought into the Circuit Court of the United States, for the sixth Circuit
 sitting previous in and for the Eastern District of Louisiana, by virtue
 of transfer agreeably to the act of Congress in such case made and
 provided, fully and at large appears. And whereas, in the present
 term of Court in the year of our Lord one thousand eight hundred
 and thirty since the said cause came on to be heard before the
 said District Court, on the said transcript of the record, and was
 argued by Counsel; on consideration whereof, it was ordered by
 the Court that the said cause be remanded to the District Court
 to be proceeded in according to law. You, therefore, are hereby comman-
 ded that such further proceedings, be had in said cause agreeably
 to said order as according to right and justice, and the laws of the United
 States, ought to be had, the said transfer notwithstanding.
 Witness the honorable Roger B. Taney chief Justice of the Supreme
 Court of the United States, the eighth Term in the year of our Lord
 one thousand eight hundred and thirty one.

(signed) J. V. Keenan.
 By L. C. Hornsby, Esq.

(Seal)

Filed Jan. 18. 1831.

United States of America, SS:
 the president of the United States of America.
 to the Honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana.
 Knowing: whereas, lately, in the District Court of the
 United States, for the Eastern District of Louisiana, before
 you in a cause, between the United States of America
 plaintiffs and Tasset & Delamare and others,
 Defendants, the following order was made on the 3^d
 January 1839, as follows viz: On application of
 of C. M. Conrad Esq. of Counsel for some defendants
 in the above cause, the fact that the Hon^{ble} the Judge
 of this Court had been of Counsel for the plaintiffs in
 the above cause, was ordered by the Court to be entered
 of record, and it was ordered that an authentic copy
 of each of said causes with all the proceedings in the same
 be forthwith certified to the next Circuit Court to be held
 in this District as by the inspection of the transcript
 of the Record of the said District Court, which was brought
 into the Circuit Court of the United States, for the next Circuit
 holding sessions in and for the Eastern District of Louisiana
 by virtue of transfer agreeably to the act of Congress in such
 case made & provided, fully and at large appears.
 And whereas, in the present Term of Court in the year of our
 Lord one thousand eight hundred and thirty nine, the said cause
 came on to be heard before the said Circuit Court, on the said
 transcript of the record, and was argued by Counsel; on
 consideration whereof, it was ordered by the Court
 that the said cause be remanded to the District Court
 to be proceeded in according to law.
 You, therefore, are hereby commanded that such further
 proceedings, be had in said cause, agreeably to said order
 as according to right and justice, and the laws of the
 United States, ought to be had, the said transfer notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of
 the Supreme Court of the United States, the eighth June in the
 year of our Lord one thousand eight hundred and thirty
 nine.

Seal.

Filed June 27. 1839.

(signed) D. A. Hannon
 by L. C. Hannon Esq.

United States of America. SS.
 the president of the United States of America,
 to the Honorable the Judge of the District Court of the United States
 for the Eastern District of Louisiana, Gentlemen:
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana, before you on a cause, between the United
 States of America plaintiffs and Tustel & Delamare and others
 Defendants, the following order was made on the 3^d January 1831
 as follows, viz: On application of G. O. Howard Esq. of counsel
 for said defendants in the above cause, the fact that the Clerk
 of this Court had been of counsel for the plaintiffs in the
 above cause, was shown by the Court to be entire of record, and
 it was ordered that an authenticated copy of each of said causes
 with all the proceedings in the same shall be forthwith certified
 to the next circuit Court to be held in this District;
 as by the inspection of the transcript of the record of the said District
 Court, which was brought into the Circuit Court of the United States
 for the Ninth Circuit holding sessions in and for the Eastern
 District of Louisiana, by virtue of transfer agreed to by the act
 of Congress in such case made a proviso, fully and at large
 appears.
 and whereas, on the present term of May in the year of our Lord
 one thousand eight hundred and thirty one the said cause came on
 to be heard before the said Circuit Court, on the said transcript
 of the record, and was argued by counsel, on consideration
 whereof, it was ordered by the Court that the said cause be remanded
 to the District Court to be proceeded in according to law.
 you, therefore, are hereby commanded that such further proceedings
 be had in said cause, as equally to said order as according to right
 and justice, and the laws of the United States, right to be done, the
 said transfer notwithstanding.
 Witness the Honorable Roger B. Taney, Chief Justice of the Supreme
 Court of the United States, the eighth June in the year of our Lord
 one thousand eight hundred and thirty one.

(Seal)

(Signed) D. V. Howard Clerk
 By L. C. Howard Esq.

Filed June 22. 1831.

United States of America, vs.
 the President of the United States of America,
 to the Honorable the Judge of the District Court
 of the United States for the Eastern District of Louisiana
 sitting: Whereas, lately, in the District Court of the United
 States, for the Eastern District of Louisiana, before you
 in a cause, between the United States of America, plaintiff
 and Thomas Barrett, defendants the following order
 was made on the 3^d January 1838 as follows viz:

On application of C. M. Conrad Esq. of Counsel for
 some of defendants in the above causes, the fact that the
 Honorable the Judge of this Court, had been of Counsel
 for the plaintiffs in the above causes, was ordered by
 the Court to be entered of record, and it was ordered
 that an authenticated copy of each of said causes with
 all the proceedings in the same shall be forthwith
 certified to the next Circuit Court of the United States
 to be held in this District.

as by the inspection of the transcript of the record of the
 said District Court, which was brought into the Circuit
 Court of the United States, for the ninth Circuit holding
 session in and for the Eastern District of Louisiana, by
 virtue of transfer, agreeably to the act of Congress in such
 case made and provided, fully and at large appears
 and whereas, in the present term of May in the year of
 our Lord one thousand eight hundred and thirty nine
 the said cause came on to be heard before the said Circuit
 Court, on the said transcript of the record and was
 argued by Counsel, on consideration whereof, it
 was ordered by the Court that the said cause be
 remanded to the District Court to be proceeded in according
 to law. You, therefore, are hereby commanded that such
 further proceedings, be had in said cause, agreeably to said order
 as according to right and justice, and the laws of the United States
 ought to be had, the said transfer not withstanding.
 Witness the Hon^{ble} Roger B. Taney Chief Justice of the
 Supreme Court of the United States, the eighth June in the
 year of our Lord one thousand eight hundred and thirty nine.

(Seal)

Filed June 28 1839.

(signed) J. N. Harrison
 by L. C. Horsey Clerk.

United States of America, SS.
 to the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States,
 for the Eastern District of Louisiana, sitting.
 Whereas, lately, in the District Court of the United States, for the
 Eastern District of Louisiana, before you in a cause, between
 the United States of America, Plaintiffs and Thomas Barrett
 Defendants the following was made on the 3rd January 1898,
 as follows viz, an application of C. M. Levesque Esq. of Louisiana
 for entry for plaintiffs, in the above cause, the fact that the
 Hon^{ble} the Judge of this Court had been for the plaintiffs in the
 above cause was entered by the Court to be entered of record, and it
 was ordered that an authenticated copy of each of said causes with
 all the proceedings in the same shall be forthwith certified to the said
 Circuit Court of the United States to be held in this District, as by
 the inspection of the transcript of the record of the said District Court, which
 was brought into the Circuit Court of the United States, for the ninth Circuit,
 holding sessions in and for the Eastern District of Louisiana, by virtue of
 transfer agreeably to the act of Congress in such case made and provided,
 fully and at large appears. And whereas, in the present term of
 May in the year of our Lord one thousand eight hundred ninety and
 the said cause came on to be heard before the said Circuit Court,
 on the said transcript of the record, and was argued by counsel,
 on consideration whereof, it was ordered by the Court that the said
 cause be removed to the District Court to be proceeded with according
 to law. You, therefore, are hereby recommended that such further
 proceedings, to be in said Court, agreeably to said order as according
 to right and justice, and the laws of the United States, ought to be had,
 the said transfer not withstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the Supreme
 Court of the United States, the eighth day of June in the year of our
 Lord one thousand eight hundred ninety and thirty nine.
 Signed D. N. Hennen Att
 by L. C. Morant 29th

Filed June 27. 1898.

United States of America. SS.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the
 United States, for the Eastern District of Louisiana, Greeting.
 Whereas, lately, in the District Court of the United States,
 for the Eastern District of Louisiana, before you in a cause,
 between the United States of America plaintiffs and Thomas
 Barrett Defendant, the following order was made on the 3^d
 January 1859 as follows viz. "On application of C. W.
 Conrad Esq. of Counsel for sundry Defendants in the above
 Cause the fact that the Hon.^{ble} the Judge of this Court Clerk
 of Counsel for plaintiffs in the above causes was ordered by
 the Court to be entered of Record and it was ordered
 that an authentic copy of each of said causes with
 all the proceedings in the same shall be forthwith certified
 to the next Circuit Court of the United States to be held
 in this District" as by the inspection of the transcript
 of the Record of the said District Court, which was
 brought into the Circuit Court of the United States,
 for the ninth Circuit holding sessions in and for the Eastern
 District of Louisiana, by virtue of transfer agreeably
 to the act of Congress in such case made & provided,
 fully and at large appears.
 and whereas, in the present term of Court in the year of
 our Lord one thousand eight hundred and thirty nine
 the said cause came on to be heard before the said Circuit
 Court, on the said transcript of the record, and was
 argued by Counsel, on consideration whereof, it was
 ordered by the Court that the said cause be remanded
 to the District Court to be proceeded in according
 to law. You, therefore, are hereby commanded that such
 further proceedings, be had in said cause, agreeably to
 said order as according to right and justice, and the laws
 of the United States, ought to be had, the said transfer notwithstanding.
 Witness the Honorable Roger B. Taney Chief Justice of the
 Supreme Court of the United States, the eighth June in the
 year of our Lord one thousand eight hundred and thirty nine.
 (Signed) D. W. Hemann. Clk.
 By L. C. Hornby Esq.

Filed June 29th 1859.

United States of America, W.
 the President of the United States of America.
 to be Honorable the Judge of the District Court of the United States for the
 Eastern District of Louisiana, Section:
 Whereas, lately, in the District Court of the United States, for the Eastern
 District of Louisiana before you in a cause, between the United States
 of America Plaintiffs and Thomas Barrett defendant the following
 order was made on the 3^d January 1839 as follows viz: "On
 application of G. M. Conrad Esq. of New Orleans for Summary
 Judgment in the above cause the fact that the Hon^{ble} the Judge of this
 Court has been of Counsel for plaintiffs in the above cause, was ordered
 by the Court to be taken on record & it was ordered that an authentic
 copy of each of said records with all the proceedings in the same shall
 be forthwith certified to the next Circuit Court of the United States to
 be held in this District; as by the inspection of the transcript of the record
 of the said District Court, which was brought into the Circuit Court
 of the United States, for the next Circuit holding Sessions in and
 for the Eastern District of Louisiana, by virtue of transfer agreeably
 to the act of Congress in such case made and provided, fully and at
 large appears. and whereas, in the present term of May in the year
 of our Lord one thousand eight hundred and thirty nine the said
 cause came on to be heard before the said Circuit Court, on the said
 transcript of the record, and was argued by counsel; on consideration
 whereof, it was ordered by the Court that the said cause be remanded
 to the District Court to be proceeded in according to law.
 You, therefore, are hereby recommended that such further proceedings,
 taken in said cause, agreeably to said order as according to right and
 justice, and the laws of the United States, ought to be had, the said
 transfer notwithstanding: Witness the Honorable Roger B. Taney
 Chief Justice of the Supreme Court of the United States, the eighth June
 in the year of our Lord one thousand eight hundred and thirty nine.

Filed

Filed June 28. 1839.

Signed D. M. Hammond
 by L. C. Hornsby Esq.

N^o 1213. The United States vs. Paloe & Dufour et al.

Mandate.

United States of America, vs.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States for the
 Eastern District of Louisiana, Justice: Whereas, lately, in the District
 Court of the United States, for the Eastern District of Louisiana before you
 in a cause, between the United States of America plaintiffs and Paloe
 Dufour and others, Defendants, the following order was made on the 3^d
 January 1839. as follows viz: On application of C. M. Conrad
 Esq. of Counsel for sundry Defendants in the above cause, the fact
 that the Hon^{ble} the Judge of this Court had been of Counsel for the plaintiffs
 in the above cause was ordered by the Court to be entered of record
 and it was ordered that an authenticated copy of each of said causes
 with all the proceedings in the same shall be forthwith certified to the
 next Circuit Court of the United States to be held in this District
 as by the inspection of the transcript of the record of the said District
 Court, which was brought into the Circuit Court of the United States
 for the ninth Circuit holding sessions in and for the Eastern
 District of Louisiana, by virtue of transfer agreeable to the act
 of Congress in such case made and provided, fully and at large appears
 and Whereas, in the present term of May in the year of our Lord
 one thousand eight hundred and thirty nine the said cause came
 on to be heard before the said Circuit Court, on the said transcript
 of the record, and was argued by counsel, on consideration
 whereof, it is ordered by the Court that the said cause be
 remanded to the District Court to be proceeded in according to law
 the therefore, are hereby commanded that such further proceedings
 be had in said cause, agreeable to said order as according
 to right and justice, and the laws of the United States, ought
 to be had, the said transfer notwithstanding.

Witness the Honorable Roger B. Taney Chief Justice of the
 Supreme Court of the United States, the eighth June in the
 year of our Lord one thousand eight hundred and thirty nine.

(signed) D. V. Johnson Clk.
 By S. C. Hensby D. Clk.

Filed June 27th 1839.

United States of America, S.S.
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States for the
 Eastern District of Louisiana, directing:
 Whereas, lately, in the District Court of the United States for the Eastern District
 of Louisiana, before you in a cause, between the United States of America
 plaintiffs and J. Worth & Co defendants, the following order was made
 on the 3^d January 1838 as follows viz: "On application of C. L. Brown
 Esq. of counsel for some of defendants in the above cause, the fact that the
 Deft^s the Judge of this Court had been of counsel for the plaintiffs in the above
 cause, was moved by the Court to be taken off record and it was ordered
 that two authentic true copies of each of said causes, with all the proceedings
 in the same shall be forthwith certified to the next Circuit Court of the United
 States to be held in this District" as by the inspection of the transcript
 of the record of the said District Court, which was brought into the
 Circuit Court of the United States, for the next Circuit holding session
 in and for the Eastern District of Louisiana, by virtue of transfer granted
 to the act of Congress in such case made and provided, fully and as here
 appears, due thereon, in the present term of May in the year of our Lord
 one thousand eight hundred and thirty seven the said cause came on to
 be heard before the said Circuit Court, on the said transcript of the record
 and was argued by counsel; on consideration whereof, it is ordered
 by the Court that the said cause be removed to the District Court
 to be proceeded in according to law.
 You, therefore, are hereby commanded that such further proceedings,
 be had in said cause, agreeably to said order, as according to right
 and Justice, and the Laws of the United States, ought to be had, the
 said transcript not withstanding: Witness the Hon^{ble} Peter
 B. Taylor Chief Justice of the Supreme Court of the United States, the
 eighth June in the year of our Lord one thousand eight hundred and
 thirty seven.

(s) D. W. Newman Att^y
 L. B. Hornby Esq Att^y

Ex^{te}

Filed June 20. 1839.

No 4235. The United States vs. T. Knutth es.

United States of America, S. S.
 the President of the United States of America,
 to the honorable the Judge of the District Court of the
 United States for the Eastern District of Louisiana, Gretna
 Whereas, lately, in the District Court of the United States
 for the Eastern District of Louisiana before you in a cause
 between the United States of America plaintiffs and T
 Knutth Esq. Defendants, the following order was made
 on the 3^d January 1809. as follows viz. on application
 of C. M. Conrad Esq. of Counsel for said Defendants
 in the above causes the fact that the Hon. the Judge of this
 Court had been of Counsel for the plaintiffs in the above
 causes was ordered by the Court to be entered of Record and
 it was ordered that an authenticated copy of each of
 said causes with all the proceedings in the same shall be
 forth with certified to the next Circuit Court of the United
 States to be held in this District "as by the inspection
 of the transcript of the record of the said District Court
 which was brought into the Circuit Court of the United States
 for the ninth Circuit holding sessions in and for the
 Eastern District of Louisiana, by virtue of transfer
 agreeably to the act of Congress in such case made and
 provided, fully and at large appears. And whereas,
 in the present term of May, in the year of our Lord
 one thousand eight hundred and thirty nine, the said
 cause came on to be heard before the said Circuit Court
 in the said transcript of the record, and was argued by
 counsel; on consideration whereof, it was ordered by the
 Court that the said cause be remanded to the District Court
 to be proceeded in according to law.

You, therefore, are hereby commanded that such further
 proceedings, be had in said cause, agreeably to said order
 as according to right and justice, and the laws of the United
 States, ought to be had, the said transfer notwithstanding:
 Witness the Honorable Roger B. Taney Chief Justice of the
 Supreme Court of the United States, the eighth Term in the
 year of our Lord one thousand eight hundred and thirty nine
 Done.

signed D. H. Newman Clerk
 By S. C. Crosby D. C.

Filed June 28 1739.

United States of America, SS:
 the President of the United States of America,
 to the Honorable the Judge of the District Court of the United States for the Eastern District of Louisiana, Shewing: Whereas, lately, in the District Court of the United States, for the Eastern District of Louisiana before you in a cause, and against defendants, the following case was done on the 3^d January 1830 as follows viz: On application of C. M. Courcier of Council for among defendants in the above cause the fact the Hon. the Judge of the Court had been of Council for among the plaintiffs in the above cause, was ordered by the Court to be sworn before and it was ordered that an authentic copy of each of the said causes with all the proceedings in the same shall be forth with certified to the next Circuit Court of the United States to be held in this District as by the inspection of the true copy of the record of the said District Court, which was brought into the Circuit Court of the United States, for the month business following coming on and for the Eastern District of Louisiana, by virtue of Congress agreeable to the act of Congress in such case made and further fully and at large appears. And whereas, on the second day of May in the year of our Lord one thousand eight hundred and thirty one the said cause came on to be heard before the said Circuit Court, on the said transcripts of the Record, and was argued by counsel; on consideration whereof, it was ordered by the Court that the said cause be removed to the District Court to be proceeded in according to law. You, therefore, are hereby commanded that such further proceedings be had in said cause, agreeable to said order as according to right and justice, and the laws of the United States, ought to be had, the said Court for notwithstanding:
 Witness the Honorable Roger B. Taney, Chief Justice of the Supreme Court of the United States, the eighth June in the year of our Lord one thousand eight hundred and thirty one.

(signed) D. V. Morris Clerk
 By L. C. Morris D. Clerk

Seal:

Filed June 28. 1830.

